CERTIFICATION OF ENROLLMENT

SECOND SUBSTITUTE SENATE BILL 5157

54th Legislature 1995 Regular Session

Passed by the Senate April 21, 1995 CERTIFICATE YEAS 45 NAYS 0 I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is SECOND SUBSTITUTE SENATE BILL President of the Senate **5157** as passed by the Senate and the House of Representatives on the Passed by the House April 20, 1995 dates hereon set forth. YEAS 94 NAYS 0 Speaker of the Secretary House of Representatives Approved FILED

Governor of the State of Washington

Secretary of State

State of Washington

SECOND SUBSTITUTE SENATE BILL 5157

AS AMENDED BY THE HOUSE

Passed Legislature - 1995 Regular Session

State of Washington 54th Legislature 1995 Regular Session

By Senate Committee on Ways & Means (originally sponsored by Senators Owen, Drew, Sutherland, Hargrove, Oke and Haugen)

Read first time 03/06/95.

- 1 AN ACT Relating to conspicuous external marking of hatchery
- 2 produced chinook salmon and coho salmon; amending RCW 82.27.010; adding
- 3 new sections to Title 75 RCW; and creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** The legislature declares that the state has
- 6 a vital interest in the continuation of recreational fisheries for
- 7 chinook salmon and coho salmon in mixed stock areas, and that the
- 8 harvest of hatchery origin salmon should be encouraged while wild
- 9 salmon should be afforded additional protection when required.
- 10 program of selective harvest shall be developed utilizing hatchery
- 11 salmon that are externally marked in a conspicuous manner, regulations
- 12 that promote the unharmed release of unmarked fish, when and where
- 13 appropriate, and a public information program that educates the public
- 14 about the need to protect depressed stocks of wild salmon.
- 15 The legislature further declares that the establishment of other
- 16 incentives for commercial fishing and fish processing in Washington
- 17 will complement the program of selective harvest in mixed stock
- 18 fisheries anticipated by this legislation.

- NEW SECTION. Sec. 2. The department shall mark appropriate coho salmon that are released from department operated hatcheries and rearing ponds in such a manner that the fish are externally recognizable as hatchery origin salmon by fishers for the purpose of maximized catch while sustaining wild and hatchery reproduction.
- The department shall mark all appropriate chinook salmon targeted for contribution to the Washington catch that are released from department operated hatcheries and rearing ponds in such a manner that the fish are externally recognizable as hatchery origin salmon by fishers.
- The goal of the marking program is the annual marking by June 30, 1997, of all appropriate hatchery origin chinook and coho salmon produced by the department with marking to begin with the 1994 Puget Sound coho brood. The department may experiment with different methods for marking hatchery salmon with the primary objective of maximum survival of hatchery marked fish, maximum contribution to fisheries, and minimum cost consistent with the other goals.
- The department shall coordinate with other entities that are producing hatchery chinook and coho salmon for release into public waters to enable the broadest application of the marking program to all hatchery produced chinook and coho salmon. The ultimate goal of the program is the coast-wide marking of appropriate hatchery origin chinook and coho salmon, and the protection of all wild chinook and coho salmon, where appropriate.
- NEW SECTION. Sec. 3. The department shall adopt rules to control the mixed stock chinook and coho fisheries of the state so as to sustain healthy stocks of wild salmon, allow the maximum survival of wild salmon, allow for spatially separated fisheries that target on hatchery stocks, foster the best techniques for releasing wild chinook and coho salmon, and contribute to the economic viability of the fishing businesses of the state.
- 32 **Sec. 4.** RCW 82.27.010 and 1985 c 413 s 1 are each amended to read 33 as follows:
- As used in this chapter, the following terms have the meanings indicated unless the context clearly requires otherwise.
- 36 (1) "Enhanced food fish" includes all species of food fish, except
 37 all species of tuna, mackerel, and jack; shellfish((-,)); and anadromous

- 1 game fish, including byproducts and parts thereof, originating within
- 2 the territorial and adjacent waters of Washington and salmon
- 3 originating from within the territorial and adjacent waters of Oregon,
- 4 Washington, and British Columbia, and all troll-caught Chinook salmon
- 5 originating from within the territorial and adjacent waters of
- 6 southeast Alaska. As used in this subsection, "adjacent" waters of
- 7 Oregon, Washington, and Alaska are those comprising the United States
- 8 fish conservation zone; "adjacent" waters of British Columbia are those
- 9 comprising the Canadian two hundred mile exclusive economic zone; and
- 10 "southeast Alaska" means that portion of Alaska south and east of Cape
- 11 Suckling to the Canadian border. For purposes of this chapter, point
- 12 of origination is established by a document which identifies the
- 13 product and state or province in which it originates, including, but
- 14 not limited to fish tickets, bills of lading, invoices, or other
- 15 documentation required to be kept by governmental agencies.
- 16 (2) "Commercial" means related to or connected with buying,
- 17 selling, bartering, or processing.
- 18 (3) "Possession" means the control of enhanced food fish by the
- 19 owner and includes both actual and constructive possession.
- 20 Constructive possession occurs when the person has legal ownership but
- 21 not actual possession of the enhanced food fish.
- 22 (4) "Anadromous game fish" means steelhead trout and anadromous
- 23 cutthroat trout and Dolly Varden char and includes byproducts and also
- 24 parts of anadromous game fish, whether fresh, frozen, canned, or
- 25 otherwise.
- 26 (5) "Landed" means the act of physically placing enhanced food fish
- 27 (a) on a tender in the territorial waters of Washington; or (b) on any
- 28 land within or without the state of Washington including wharves,
- 29 piers, or any such extensions therefrom.
- 30 <u>NEW SECTION</u>. **Sec. 5.** If specific funding for the purposes of this
- 31 act, referencing this act by bill number, is not provided by June 30,
- 32 1995, in the omnibus appropriations act, this act shall be null and
- 33 void.
- NEW SECTION. Sec. 6. Sections 1 through 3 of this act are each
- 35 added to Title 75 RCW.