H-2035.1

SUBSTITUTE HOUSE BILL 1752

State of Washington 57th Legislature 2001 Regular Session

By House Committee on Agriculture & Ecology (originally sponsored by Representatives Clements, Grant, G. Chandler, B. Chandler, Linville, Lisk, McMorris, Armstrong, Schoesler and Mulliken)

Read first time . Referred to Committee on .

AN ACT Relating to wildlife damage claims on rangeland suitable for grazing or browsing of domestic livestock; amending RCW 77.36.005, 77.36.010, 77.36.030, 77.36.040, 77.36.050, and 77.36.080; providing an effective date; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 Sec. 1. RCW 77.36.005 and 1996 c 54 s 1 are each amended to read 7 as follows:

8 The legislature finds that:

9 (1) As the number of people in the state grows and wildlife habitat 10 is altered, people will encounter wildlife more frequently. As a 11 result, conflicts between humans and wildlife will also increase. 12 Wildlife is a public resource of significant value to the people of the 13 state and the responsibility to minimize and resolve these conflicts is 14 shared by all citizens of the state.

15 (2) In particular, the state recognizes the importance of 16 commercial agricultural and horticultural crop production, rangeland 17 <u>suitable for grazing or browsing of domestic livestock</u>, and the value 18 of healthy deer and elk populations, which can damage such crops. The 19 legislature further finds that damage prevention is key to maintaining

healthy deer and elk populations, wildlife-related recreational 1 2 opportunities, ((and)) commercially productive agricultural and horticultural crops, and rangeland suitable for grazing or browsing of 3 4 domestic livestock, and that the state, participants in wildlife 5 recreation, and private landowners and tenants share the responsibility for damage prevention. Toward this end, the legislature encourages 6 7 landowners and tenants to contribute through their land management 8 practices to healthy wildlife populations and to provide access for 9 related recreation. It is in the best interests of the state for the 10 department of fish and wildlife to respond quickly to wildlife damage complaints and to work with these landowners and tenants to minimize 11 and/or prevent damages and conflicts while maintaining deer and elk 12 13 populations for enjoyment by all citizens of the state.

14 (3) A timely and simplified process for resolving claims for 15 damages caused by deer and elk for commercial agricultural ((or)) 16 products, horticultural products, or rangeland suitable for grazing or 17 browsing of domestic livestock is beneficial to the claimant and the 18 state.

19 **Sec. 2.** RCW 77.36.010 and 1996 c 54 s 2 are each amended to read 20 as follows:

((Unless otherwise specified,)) <u>The</u> ((following)) definitions <u>in</u> <u>this section</u> apply throughout this chapter((÷)) <u>unless the context</u> <u>clearly requires otherwise.</u>

(1) "Crop" means a commercially raised horticultural and/or agricultural product and includes growing or harvested product ((but does not include livestock)) and rangeland forage on privately owned land or on lands leased from any public agency suitable for grazing or browsing of domestic livestock for at least a portion of the year. For the purposes of this chapter all parts of horticultural trees shall be considered a crop and shall be eligible for claims.

(2) "Emergency" means an unforeseen circumstance beyond the control
 of the landowner or tenant that presents a real and immediate threat to
 crops, domestic animals, or fowl.

34 (3) "Immediate family member" means spouse, brother, sister,35 grandparent, parent, child, or grandchild.

36 **Sec. 3.** RCW 77.36.030 and 1996 c 54 s 4 are each amended to read 37 as follows:

1 (1) Subject to the following limitations and conditions, the owner, 2 the owner's immediate family member, the owner's documented employee, 3 or a tenant of real property may trap or kill on that property, without 4 the licenses required under RCW 77.32.010 or authorization from the 5 director under RCW 77.12.240, wild animals or wild birds that are 6 damaging crops, domestic animals, or fowl:

7 (a) Threatened or endangered species shall not be hunted, trapped,8 or killed;

9 (b) Except in an emergency situation, deer, elk, and protected 10 wildlife shall not be killed without a permit issued and conditioned by 11 the director or the director's designee. In an emergency, the 12 department may give verbal permission followed by written permission to 13 trap or kill any deer, elk, or protected wildlife that is damaging 14 crops, domestic animals, or fowl; and

15 (c) On privately owned cattle ranching lands and on lands leased from any public agency suitable for grazing or browsing of domestic 16 17 livestock, the landowner or lessee may declare an emergency only when the department has not responded within forty-eight hours after having 18 19 been contacted by the landowner or lessee regarding damage caused by 20 wild animals or wild birds. In such an emergency, the owner or lessee may trap or kill any deer, elk, or other protected wildlife that is 21 22 causing the damage but deer and elk may only be killed if such lands 23 were open to public hunting during the previous hunting season, or the 24 closure to public hunting was coordinated with the department to 25 protect property and livestock.

(2) Except for coyotes and Columbian ground squirrels, wildlife trapped or killed under this section remain the property of the state, and the person trapping or killing the wildlife shall notify the department immediately. The department shall dispose of wildlife so taken within three days of receiving such a notification and in a manner determined by the director to be in the best interest of the state.

33 **Sec. 4.** RCW 77.36.040 and 1996 c 54 s 5 are each amended to read 34 as follows:

(1) Pursuant to this section, the director or the director's designee may distribute money appropriated to pay claims for damages to crops caused by wild deer or elk in an amount of up to ten thousand dollars per claim. Damages payable under this section are limited to:

1 <u>(a)</u> The value of such commercially raised horticultural or 2 agricultural crops, whether growing or harvested((, and)); or

3 (b) Damages to rangeland livestock forage on privately owned land 4 or on lands leased from any public agency and fenced ranch or farm 5 units that are specifically limited to hay meadows, pasture meadows, 6 artificially seeded rangelands, and grazing land that is deferred to 7 seasonal use.

<u>Damages</u> shall be paid only to the owner of the crop <u>or the lessee</u> <u>of rangeland</u> at the time of damage, without assignment. Damages shall not include damage to other real or personal property including other vegetation or animals, damages caused by animals other than wild deer or elk, lost profits, consequential damages, or any other damages whatsoever. These damages shall comprise the exclusive remedy for claims against the state for damages caused by wildlife.

15 (2) The director may adopt rules for the form of affidavits or proof to be provided in claims under this section. The director may 16 adopt rules to specify the time and method of assessing damage. Except 17 for rangeland, the burden of proving damages shall be on the claimant. 18 19 For rangeland, if the director does not agree with the claimant on a 20 damage settlement, the matter must be submitted to arbitration within ten days of notice by either party. The arbitration panel consists of 21 one arbitrator chosen by the landowner, one arbitrator chosen by the 22 director, and one arbitrator chosen by the other two arbitrators. If 23 24 the two arbitrators cannot agree within ten days on a third arbitrator, 25 a request by either party must be made to the superior court of the 26 county in which the damage is located for appointment of a third impartial arbitrator. The director and landowner equally share the 27 cost of the use of the third arbitrator. Payment of claims shall 28 remain subject to the other conditions and limits of this chapter. 29

30 (3) If funds are limited, payments of claims shall be prioritized 31 in the order that the claims are received. No claim may be processed 32 if:

(a) The claimant did not notify the department within ten days of discovery of the damage. If the claimant intends to take steps that prevent determination of damages, such as harvest of damaged crops, then the claimant shall notify the department as soon as reasonably possible after discovery so that the department has an opportunity to document the damage and take steps to prevent additional damage; or

1 (b) The claimant did not present a complete, written claim within 2 sixty days after the damage, or the last day of damaging if the damage 3 was of a continuing nature.

4 (4) The director or the director's designee may examine and assess 5 the damage upon notice. The department and claimant may agree to an 6 assessment of damages by a neutral person or persons knowledgeable in 7 horticultural or agricultural practices. The department and claimant 8 shall share equally in the costs of such third party examination and 9 assessment of damage.

10 11 (5) There shall be no payment for damages if:

(a) ((The crops are on lands leased from any public agency;

12 (b)) The landowner or claimant failed to use or maintain 13 applicable damage prevention materials or methods furnished by the 14 department, or failed to comply with a wildlife damage prevention 15 agreement under RCW 77.12.260;

16 ((((c))) <u>(b)</u> The director has expended all funds appropriated for 17 payment of such claims for the current fiscal year; or

18 (((d))) (c) The damages are covered by insurance. The claimant 19 shall notify the department at the time of claim of insurance coverage 20 in the manner required by the director. Insurance coverage shall cover 21 all damages prior to any payment under this chapter.

(6) Except for claims for damages to rangeland livestock forage, when there is a determination of claim by the director or the director's designee pursuant to this section, the claimant has sixty days to accept the claim or it is deemed rejected.

26 **Sec. 5.** RCW 77.36.050 and 1996 c 54 s 6 are each amended to read 27 as follows:

Except for claims for damages to rangeland livestock forage, if the 28 29 claimant does not accept the director's decision under RCW 77.36.040, 30 or if the claim exceeds ten thousand dollars, then the claim may be filed with the office of risk management under RCW 4.92.040(5). 31 The office of risk management shall recommend to the legislature whether 32 33 the claim should be paid. If the legislature approves the claim, the 34 director shall pay it from moneys appropriated for that purpose. No funds shall be expended for damages under this chapter except as 35 36 appropriated by the legislature. <u>Claims for damages to rangeland</u> livestock forage must be settled under RCW 77.36.040(2). 37

1 sec. 6. RCW 77.36.080 and 1996 c 54 s 9 are each amended to read
2 as follows:

3 (1) The department may pay no more than thirty thousand dollars per 4 fiscal year from the general fund for claims under RCW 77.36.040 and for assessment costs and compromise of claims unless the legislature 5 declares an emergency. Such money shall be used to pay animal damage 6 7 claims only if the claim meets the conditions of RCW 77.36.040 and the 8 damage occurred in a place where the opportunity to hunt was restricted or prohibited by a county, municipality, or other public entity during 9 10 the season prior to the occurrence of the damage.

(2) The legislature may declare an emergency, defined for the 11 purposes of this section as any happening arising from weather, other 12 13 natural conditions, or fire that causes unusually great damage to commercially raised agricultural or horticultural crops, or rangeland 14 15 forage on privately owned land or on lands leased from any public agency suitable for grazing or browsing of domestic livestock for at 16 least a portion of the year by deer or elk. In an emergency, the 17 department may pay as much as may be subsequently appropriated, in 18 19 addition to the funds authorized under subsection (1) of this section, for claims under RCW 77.36.040 and for assessment and compromise of 20 Such money shall be used to pay animal damage claims only if 21 claims. the claim meets the conditions of RCW 77.36.040 and the department has 22 23 expended all funds authorized under RCW 77.36.070 or subsection (1) of 24 this section.

25 <u>NEW SECTION.</u> Sec. 7. This act is necessary for the immediate 26 preservation of the public peace, health, or safety, or support of the 27 state government and its existing public institutions, and takes effect 28 July 1, 2001.

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