

1 **SHB 2924 - H AMD 951 FAILED 2-13-98**

2 By Representative Linville

3 On page 1, strike everything after the enacting clause and insert
4 the following:

5 NEW SECTION. **Sec. 1.** (1) If a person placed surface or ground
6 water to beneficial use before January 1, 1993, for irrigation, stock
7 watering, or domestic use supplied by a public water supply system with
8 one hundred fifty or fewer service connections for which a permit or
9 certificate was not issued by the department or its predecessors, the
10 person or the public water supply system, or their respective
11 successors may continue to use water in the amount that has been
12 beneficially used as provided in subsection (3) of this section if:

13 (a) The person or the public water supply system files with the
14 department a statement of claim during the period beginning September
15 1, 1998, and ending midnight June 30, 1999, using the standard form
16 prescribed by RCW 90.14.051; and

17 (b) The person or public water supply system has applied the water
18 to beneficial use to the full extent stated in the statement of claim
19 during at least one of the five years preceding the date the statement
20 is filed and the person attests to having done so on the statement.

21 (2) The person or public water supply system must file with the
22 statement of claim evidence that the quantity of water described in the
23 claim was used beneficially before January 1, 1993, and during one of
24 the five years preceding the date the statement was filed in the form
25 of any two of the following:

26 (a) A statement signed by two persons other than the person filing
27 the statement of claim verifying that the claimant beneficially used
28 the water before January 1, 1993, and during one of the five years
29 preceding the date the statement was filed as described in the
30 statement of claim;

31 (b) A copy of a dated photograph clearly demonstrating the
32 presence of grass or a crop requiring irrigation in the amounts
33 asserted in the statement of claim or of livestock requiring water in
34 such amounts; or records of receipts of the sale of crops by the person

1 or the person's successor indicating that irrigation in the amount
2 claimed was required to produce the crops;

3 (c) Receipts or records of irrigation or stockwatering equipment
4 purchases or repairs associated with the water use specified in the
5 statement of claim;

6 (d) Water well construction records identifying the date the well
7 specified in the statement of claim as the point of withdrawal was
8 constructed;

9 (e) Records of electricity bills directly associated with the
10 withdrawal of water as specified in the statement of claim;

11 (f) Personal records such as photographs, journals, or
12 correspondence indicating the use of water as asserted in the statement
13 of claim.

14 (3) Public water supply systems must, in addition to the
15 requirements of subsection (2) of this section, provide evidence of
16 service connections existing and using water as of January 1, 1993,
17 including documentation that the homes were built and occupied.

18 NEW SECTION. **Sec. 2.** If the claimant has not already filed an
19 application for a water right under RCW 90.03.250 or 90.44.060 for the
20 water use stated in the statement of claim, the claimant shall file
21 such an application with the claimant's statement of claim. A claimant
22 who has filed both a statement of claim and an application for a water
23 right has standing to assert a claim of a water right in a general
24 adjudication under RCW 90.03.110 for the water use stated in the
25 statement of claim. The statement of claim shall be reviewed by the
26 court as provided in section 3(2) of this act.

27 NEW SECTION. **Sec. 3.** (1) A person may continue to use water
28 described in the statement of claim until one of the following occurs:

29 (a) The department makes its final decision granting or denying
30 the water right application filed by the applicant as provided in
31 section 2 of this act, following the completion and adoption of a
32 locally developed water resource watershed plan for the WRIA; or

33 (b) If the department has not made a final decision on the water
34 right application, a court of competent jurisdiction issues a decree
35 pursuant to a general adjudication under RCW 90.03.200 that defines or

1 denies the claimant's right to appropriate water as provided in
2 subsection (2) of this section.

3 The department may not make final decisions under (a) of this
4 subsection that are on water right applications associated with a claim
5 filed under section 1 of this act in those watersheds where a local
6 watershed planning process has been initiated before the effective date
7 of this section. If the local planning process results in a watershed
8 plan acceptable to the department, decisions on water right
9 applications associated with claims filed under sections 1 through 6 of
10 this act for water from the watershed shall be consistent with the
11 watershed plan. If a watershed plan is not completed within four years
12 of the effective date of this section, the department may thereafter
13 make a final decision on any applications pending in the watershed.

14 (2) The department or the court may authorize the continued use of
15 water under subsection (1) of this section only if the claimant meets
16 the requirements of RCW 90.03.247 through 90.03.330, chapter 90.44 RCW,
17 and RCW 90.54.020. If the department finds that the applicable
18 requirements are met, it shall grant the water right application and
19 issue a certificate under RCW 90.03.330 authorizing the person to use
20 that quantity of water that had been put to beneficial use, not to
21 exceed that quantity requested in the application or documented in the
22 statement of claim under section 1 of this act, whichever is less. If
23 in a general adjudication the court finds that the requirements are
24 met, it shall confirm such use of water in a decree issued under RCW
25 90.03.200 and the department shall issue a certificate under RCW
26 90.03.240. The court may not confirm a right in excess of the quantity
27 of water that was applied to beneficial use as documented in the
28 statement of claim under section 1 of this act or the quantity
29 requested in the application for a water right, whichever is less. The
30 priority date of any right issued by the department or confirmed by a
31 court shall be the date a water right application authorizing the use
32 of water was filed with the department.

33 (3) If the department or the court denies the claimant's use of
34 water under subsection (2) of this section, the claimant must cease the
35 use of the water. A decision by the department or a court limiting or
36 denying a claimant's right to continue using water does not constitute
37 a compensable taking under state or federal law because such claimants
38 have no continuing legal right to use water.

1 NEW SECTION. **Sec. 4.** Sections 1 through 6 of this act do not
2 apply to or authorize any use of water that was the subject of a water
3 right application filed with the department, where the department
4 denied such application.

5 NEW SECTION. **Sec. 5.** A continuing use of water authorized under
6 sections 1 through 6 of this act shall not affect or impair in any
7 respect whatsoever a water right existing before September 1, 1998.
8 Sections 1 through 6 of this act do not limit the ability of a senior
9 water right holder to take legal action against any other water user to
10 prevent impairment of his or her water right. A right granted under
11 sections 1 through 6 of this act may be junior in every respect to a
12 right with a more senior date of priority. Any right granted under
13 sections 1 through 6 of this act may only be exercised in a manner that
14 does not impair or interfere with a water right that is senior to it.
15 The filing of a statement of claim under this section does not
16 constitute an adjudication of any claim to the right to the use of
17 waters as between the claimant and the state, or as between one or more
18 water use claimants. A statement of claim filed under this section
19 shall be admissible in a general adjudication of water rights as prima
20 facie evidence of the times of use and the quantity of water the
21 claimant was withdrawing or diverting to the same extent as is provided
22 by RCW 90.14.081 for a statement of claim in the water rights claims
23 registry on the effective date of this section.

24 NEW SECTION. **Sec. 6.** This section does not apply to ground water
25 in an area that is, during the period established by section 1(2) of
26 this act, the subject of a general adjudication proceeding for water
27 rights in superior court under RCW 90.03.110 through 90.03.245 and the
28 proceeding applies to ground water rights. This section does not apply
29 to surface water in an area that is, during the period established by
30 section 1(2) of this act, the subject of a general adjudication
31 proceeding for water rights in superior court under RCW 90.03.110
32 through 90.03.245 and the proceeding applies to surface water rights.

33 NEW SECTION. **Sec. 7.** Sections 1 through 6 of this act do not
34 apply to rights embodied in a water right permit or certificate issued
35 by the department or its predecessors, a water right represented by a

1 claim in the water rights claims registry, created under RCW 90.14.111,
2 before September 1, 1998, or a water right exempted from permit and
3 application requirements by RCW 90.44.050.

4 NEW SECTION. **Sec. 8.** Sections 1 through 6 of this act do not
5 apply to claims for the use of water in a ground water area or subarea
6 for which a management program adopted by the department by rule and in
7 effect on the effective date of this section establishes acreage
8 expansion limitations for the use of ground water.

9 NEW SECTION. **Sec. 9.** Sections 1 through 8 of this act are each
10 added to chapter 90.03 RCW.-

11 Correct the title.

EFFECT: This amendment changes the original bill, which provides that persons without water rights will be granted such rights if they placed water to beneficial use for stock watering or irrigation before January 1, 1993, and the water has been in use for at least three of the last five years. The change in this amendment provides that Ecology may not finalize a water right in a watershed undergoing watershed planning, if such planning has been initiated prior to the effective date of this bill.