CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6107

Chapter 251, Laws of 2004

58th Legislature 2004 Regular Session

QUARANTINED ANIMALS

EFFECTIVE DATE: 6/10/04

Passed by the Senate March 10, 2004 YEAS 49 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House March 2, 2004 YEAS 93 NAYS 1

FRANK CHOPP

Speaker of the House of Representatives

Approved March 31, 2004.

CERTIFICATE

I, Milton H. Doumit, Jr., Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 6107** as passed by the Senate and the House of Representatives on the dates hereon set forth.

MILTON H. DOUMIT JR.

Secretary

FILED

March 31, 2004 - 2:57 p.m.

GARY F. LOCKE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 6107

AS AMENDED BY THE HOUSE

Passed Legislature - 2004 Regular Session

State of Washington 58th Legislature 2004 Regular Session

By Senate Committee on Agriculture (originally sponsored by Senators Rasmussen, Swecker, Eide, Esser, McAuliffe and Shin; by request of Department of Agriculture)

READ FIRST TIME 01/30/04.

1 AN ACT Relating to diseased and quarantined animals; and amending 2 RCW 16.36.010, 16.36.060, 16.36.090, and 16.36.098.

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

4 Sec. 1. RCW 16.36.010 and 1998 c 8 s 2 are each amended to read as 5 follows:

6 (1) The director shall supervise the prevention of the spread and 7 the suppression of infectious, contagious, communicable, and dangerous 8 diseases affecting animals within, in transit through, and imported 9 into the state.

10 (2) The director may issue a quarantine order and enforce the quarantine of any animal or its reproductive products ((that is)) when 11 any animal or its reproductive products are affected with or ((has)) 12 13 have been exposed to disease or when there is reasonable cause to investigate whether any animal or its reproductive products are 14 15 affected with or have been exposed to disease, either within or outside 16 the state. Overt disease or exposure to disease in any animal or its reproductive products need not be immediately obvious for a quarantine 17 order to be issued or enforced. The quarantine shall remain in effect 18 19 as long as the director deems necessary.

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(3) The director may issue a hold order when:

(a) Overt disease or exposure to disease in an animal is not
immediately obvious but there is reasonable cause to investigate
whether an animal is diseased or has been exposed to disease;

5 (b) Import health papers, permits, or other transportation 6 documents required by law or rule are not complete or are suspected to 7 be fraudulent; or

8 (c) Further transport of an animal would jeopardize the well-being 9 of the animal or other animals in Washington state.

10 A hold order is in effect for seven days and expires at midnight on 11 the seventh day from the date of the hold order. A hold order may be 12 replaced with a quarantine order for the purpose of animal disease 13 control.

14 (4) Any animal or animal reproductive product placed under a 15 quarantine or hold order shall be kept separate and apart from other 16 animals designated in the instructions of the quarantine or hold order, 17 and shall not be allowed to have anything in common with other animals.

18 (5) The expenses of handling and caring for any animal or animal 19 reproductive product placed under a quarantine or hold order are the 20 responsibility of the owner.

(6) The director has authority over the quarantine or hold area until the quarantine or hold order is released or the hold order expires.

(7) Any animal or animal reproductive product placed under a
quarantine or hold order may not be moved, transported, or sold without
written approval from the director or until the quarantine or hold
order is released, or the hold order expires.

(8) The director may administer oaths and examine witnesses and records in the performance of his or her duties to control diseases affecting animals.

31 **Sec. 2.** RCW 16.36.060 and 1998 c 8 s 6 are each amended to read as 32 follows:

33 (1) The director has the authority to enter the animal premises of 34 any animal owner at any reasonable time to ((make tests on or 35 examinations of any animals)) conduct tests, examinations, or 36 inspections for disease conditions when there is reasonable ((evidence 37 that)) cause to investigate whether animals on the premises or that

have been on the premises are infected with or have been exposed to a 1 2 reportable disease. It is unlawful for any person to interfere with 3 the tests, inspections, or examinations, or to alter any segregation or identification systems made in connection with the tests, inspections, 4 or examinations. When the director has determined that there is 5 probable cause that there is a serious risk from disease or 6 7 contamination, the director may seize those items necessary to conduct the tests, inspections, or examinations. 8

(2) If the director is denied access to the animal premises or the 9 animals for purposes of conducting tests, inspections, or examinations 10 or the animal owner fails to comply with an order of the director, the 11 12 director may apply to a court of competent jurisdiction for a search 13 warrant. The warrant may authorize access to any animal or animal premises for purposes of conducting tests, inspections, or examinations 14 of any animal or animal premises, or taking samples, and may authorize 15 seizure or destruction of property. The warrant shall be issued upon 16 probable cause being found by the court. It is sufficient probable 17 cause to show a potential threat to the agricultural interests of this 18 state or a potential threat which seriously endangers animals, human 19 health, the environment, or public welfare. To show that access is 20 21 denied, the director shall file with the court an affidavit or declaration containing a description of all attempts to notify and 22 locate the owner or the owner's agent and to secure consent. 23

24 **Sec. 3.** RCW 16.36.090 and 1998 c 8 s 9 are each amended to read as 25 follows:

When public welfare demands, the director may order the slaughter 26 or destruction of any animal affected with or exposed to any 27 contagious, infectious, or communicable disease that is affecting or 28 may affect the health of the state's animal population. The director 29 may order destruction of any animal held under quarantine when public 30 31 welfare demands or the owner of the animal fails or refuses to follow a herd or flock plan. The director shall give a written order 32 directing an animal be destroyed by or under the direction of the state 33 34 veterinarian.

35 **Sec. 4.** RCW 16.36.098 and 1998 c 8 s 17 are each amended to read 36 as follows:

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Any person whose animal or animal reproductive products are placed under a quarantine, <u>a</u> hold <u>order</u>, or destruct order <u>under RCW 16.36.090</u> may request a hearing. The request for a hearing must be in writing and filed with the director. Any hearing will be held in conformance with RCW 34.05.422 and 34.05.479.

Passed by the Senate March 10, 2004. Passed by the House March 2, 2004. Approved by the Governor March 31, 2004. Filed in Office of Secretary of State March 31, 2004.