CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5702

Chapter 307, Laws of 2013

63rd Legislature 2013 Regular Session

AQUATIC INVASIVE SPECIES

EFFECTIVE DATE: 07/28/13

Passed by the Senate March 11, 2013 YEAS 46 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 16, 2013 YEAS 95 NAYS 1

FRANK CHOPP

Speaker of the House of Representatives

Approved May 20, 2013, 3:07 p.m.

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is SUBSTITUTE SENATE BILL 5702 as passed by the Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

May 20, 2013

Secretary of State State of Washington

JAY INSLEE

Governor of the State of Washington

SUBSTITUTE SENATE BILL 5702

Passed Legislature - 2013 Regular Session

State of Washington 63rd Legislature 2013 Regular Session

By Senate Natural Resources & Parks (originally sponsored by Senators Honeyford, Pearson, and Ranker)

READ FIRST TIME 02/22/13.

AN ACT Relating to aquatic invasive species; amending RCW 77.15.160; reenacting and amending RCW 77.12.879; repealing RCW 77.60.130; and prescribing penalties.

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

5 Sec. 1. RCW 77.12.879 and 2011 c 171 s 113 and 2011 c 169 s 4 are 6 each reenacted and amended to read as follows:

7 (1) The aquatic invasive species prevention account is created in
8 the state treasury. Moneys directed to the account from RCW
9 88.02.640(3)(a)(i) must be deposited in the account. Expenditures from
10 the account may only be used as provided in this section. Moneys in
11 the account may be spent only after appropriation.

12 (2) Funds in the aquatic invasive species prevention account may be 13 appropriated to the department to develop an aquatic invasive species 14 prevention program for recreational and commercial watercraft. Funds 15 must be expended as follows:

16

(a) To inspect recreational and commercial watercraft;

(b) To educate general law enforcement officers on how to enforce state laws relating to preventing the spread of aquatic invasive species; (c) To evaluate and survey the risk posed by recreational and
 commercial watercraft in spreading aquatic invasive species into
 Washington state waters;

4 (d) To evaluate the risk posed by float planes in spreading aquatic
5 invasive species into Washington state waters; and

(e) To implement an aquatic invasive species early detection and б 7 rapid response plan. The plan must address the treatment and immediate response to the introduction to Washington waters of aquatic invasive 8 species. Agency and public review of the plan must be conducted under 9 10 chapter 43.21C RCW, the state environmental policy act. If the implementation measures or actions would have a probable significant 11 12 adverse environmental impact, a detailed statement under chapter 43.21C 13 RCW must be prepared on the plan.

(3) Funds in the aquatic invasive species enforcement account
created in RCW 43.43.400 may be appropriated to the department and
Washington state patrol to develop an aquatic invasive species
enforcement program for recreational and commercial watercraft.

18 (a) The department shall provide training to Washington state 19 patrol employees working at port of entry weigh stations, and other 20 local law enforcement employees, on how to inspect recreational and 21 commercial watercraft for the presence of aquatic invasive species.

22 (b) A person who enters Washington by road transporting any commercial or recreational watercraft that has been used ((in-any 23 24 designated aquatic invasive species state or foreign country as defined by rule of the department)) outside of Washington must have in his or 25 26 her possession ((valid)) documentation that the watercraft ((has been 27 inspected - and - found)) is free of aquatic invasive species. The department must develop and maintain rules to implement this subsection 28 (3)(b), including specifying allowable forms of documentation. 29

30 (c) The department is authorized to require persons transporting 31 recreational and commercial watercraft to stop at check stations. 32 Check stations must be plainly marked by signs, operated by at least 33 one uniformed fish and wildlife officer, and operated in a safe manner. 34 (d) Any person stopped at a check station who possesses a

35 recreational or commercial watercraft that ((has-been-used-in-any 36 designated aquatic invasive species state or foreign country as defined 37 by-rule-of-the-department,-or-that)) is contaminated with aquatic

invasive species, must bear the expense for any necessary impoundment, 1 2 transportation, cleaning, and decontamination of the watercraft.

3 (e) Any person stopped at a check station who possesses a recreational or commercial watercraft that ((has-been-used-in-any 4 5 designated aquatic invasive species state or foreign country as defined by-rule-of-the-department,-or-that)) is contaminated with aquatic 6 7 invasive species, is exempt from the criminal penalties found in RCW 77.15.253 and 77.15.290, and forfeiture under RCW 77.15.070, if that 8 person complies with all department directives for the proper 9 10 decontamination of the watercraft ((and equipment)).

The department shall submit a biennial report to 11 the (4) 12 appropriate legislative committees describing the actions taken to 13 implement this section along with suggestions on how to better fulfill 14 the intent of chapter 464, Laws of 2005.

15 Sec. 2. RCW 77.15.160 and 2012 c 176 s 15 are each amended to read 16 as follows:

17 The following acts are infractions and must be cited and punished as provided under chapter 7.84 RCW: 18

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(1) Fishing and shellfishing infractions:

20 (a) Barbed hooks: Fishing for personal use with barbed hooks in 21 violation of any department rule.

22 (b) Catch recording: Failing to immediately record a catch of fish 23 or shellfish on a catch record card as required by RCW 77.32.430 or 24 department rule.

(c) Catch reporting: Failing to return a catch record card to the 25 26 department for other than Puget Sound Dungeness crab, as required by 27 department rule.

(d) Recreational fishing: Fishing for fish or shellfish and, 28 without yet possessing fish or shellfish, the person: 29

30 (i) Owns, but fails to have in the person's possession the license 31 or the catch record card required by chapter 77.32 RCW for such an activity; or 32

(ii) Violates any department rule regarding seasons, closed areas, 33 closed times, or any other rule addressing the manner or method of 34 fishing for fish or shellfish. This subsection does not apply to use 35 36 of a net to take fish under RCW 77.15.580 or the unlawful use of 37 shellfish gear for personal use under RCW 77.15.382.

(e) Seaweed: Taking, possessing, or harvesting less than two times
 the daily possession limit of seaweed:

3 (i) While owning, but not having in the person's possession, the
4 license required by chapter 77.32 RCW; or

5 (ii) In violation of any rule of the department or the department 6 of natural resources regarding seasons, closed areas, closed times, or 7 any other rule addressing the manner or method of taking, possessing, 8 or harvesting of seaweed.

9 (f) Unclassified fish or shellfish: Taking unclassified fish or 10 shellfish in violation of any department rule by killing, fishing, 11 taking, holding, possessing, or maliciously injuring or harming fish or 12 shellfish that is not classified as game fish, food fish, shellfish, 13 protected fish, or endangered fish.

(g) Wasting fish or shellfish: Killing, taking, or possessing fish
or shellfish having a value of less than two hundred fifty dollars and
allowing the fish or shellfish to be wasted.

(2) Hunting infractions:

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(a) Eggs or nests: Maliciously, and without permit authorization,
 destroying, taking, or harming the eggs or active nests of a wild bird
 not classified as endangered or protected. For purposes of this
 subsection, "active nests" means nests that contain eggs or fledglings.

(b) Unclassified wildlife: Taking unclassified wildlife in
violation of any department rule by killing, hunting, taking, holding,
possessing, or maliciously injuring or harming wildlife that is not
classified as big game, game animals, game birds, protected wildlife,
or endangered wildlife.

(c) Wasting wildlife: Killing, taking, or possessing wildlife that
is not classified as big game and has a value of less than two hundred
fifty dollars, and allowing the wildlife to be wasted.

30 (d) Wild animals: Hunting for wild animals not classified as big 31 game and, without yet possessing the wild animals, the person owns, but 32 fails to have in the person's possession, all licenses, tags, or 33 permits required by this title.

34 (e) Wild birds: Hunting for and, without yet possessing a wild35 bird or birds, the person:

36 (i) Owns, but fails to have in the person's possession, all37 licenses, tags, stamps, and permits required under this title; or

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(ii) Violates any department rule regarding seasons, closed areas,
 closed times, or any other rule addressing the manner or method of
 hunting wild birds.

4 (3) Trapping, taxidermy, fur dealing, and wildlife meat cutting 5 infractions:

6 (a) Recordkeeping and reporting: If a person is a taxidermist, fur
7 dealer, or wildlife meat cutter who is processing, holding, or storing
8 wildlife for commercial purposes, failing to:

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(i) Maintain records as required by department rule; or

10 (ii) Report information from these records as required by 11 department rule.

12 (b) Trapper's report: Failing to report trapping activity as13 required by department rule.

14 (4) <u>Aquatic invasive species infraction: Entering Washington by</u> 15 <u>road and transporting a recreational or commercial watercraft that has</u> 16 <u>been_used_outside_of_Washington_without_meeting_documentation</u> 17 <u>requirements as provided under RCW 77.12.879.</u>

(5) Other infractions:

19 (a) Contests: Conducting, holding, or sponsoring a hunting 20 contest, a fishing contest involving game fish, or a competitive field 21 trial using live wildlife.

(b) Other rules: Violating any other department rule that isdesignated by rule as an infraction.

(c) Posting signs: Posting signs preventing hunting or fishing on
any land not owned or leased by the person doing the posting, or
without the permission of the person who owns, leases, or controls the
land posted.

(d) Scientific permits: Using a scientific permit issued by the
director for fish, shellfish, or wildlife, but not including big game
or big game parts, and the person:

31 (i) Violates any terms or conditions of the scientific permit; or

32 (ii) Violates any department rule applicable to the issuance or use33 of scientific permits.

34 (e) Transporting aquatic plants: Transporting aquatic plants on35 any state or public road, including forest roads. However:

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(i) This subsection does not apply to plants that are:

37 (A) Being transported to the department or to another destination

1 designated by the director, in a manner designated by the department,
2 for purposes of identifying a species or reporting the presence of a
3 species;

4 (B) Legally obtained for aquarium use, wetland or lakeshore 5 restoration, or ornamental purposes;

6 (C) Located within or on a commercial aquatic plant harvester that 7 is being transported to a suitable location to remove aquatic plants;

8 (D) Being transported in a manner that prevents their unintentional 9 dispersal, to a suitable location for disposal, research, or 10 educational purposes; or

11 (E) Being transported in such a way as the commission may otherwise 12 prescribe; and

13 (ii) This subsection does not apply to a person who:

14 (A) Is stopped at an aquatic invasive species check station and 15 possesses a recreational or commercial watercraft that is contaminated 16 with an aquatic invasive plant species if that person complies with all 17 department directives for the proper decontamination of the watercraft 18 and equipment; or

19 (B) Has voluntarily submitted a recreational or commercial 20 watercraft for inspection by the department or its designee and has 21 received a receipt verifying that the watercraft has not been 22 contaminated since its last use.

23 <u>NEW SECTION.</u> Sec. 3. RCW 77.60.130 (Aquatic nuisance species 24 committee) and 2007 c 341 s 59 & 2000 c 149 s 1 are each repealed.

> Passed by the Senate March 11, 2013. Passed by the House April 16, 2013. Approved by the Governor May 20, 2013. Filed in Office of Secretary of State May 20, 2013.