RCW 19.122.075 Damage or removal of permanent marking—Civil penalty. Any person who willfully damages or removes a permanent marking used to identify an underground facility or pipeline, or a temporary marking prior to its intended use, is subject to a civil penalty of not more than one thousand dollars for an initial violation, and not more than five thousand dollars for each subsequent violation within a three-year period. [2011 c 263 § 14; 2000 c 191 § 23.]

Report—Effective date—2011 c 263: See notes following RCW
19.122.010.

Intent—Findings—Conflict with federal requirements—Short title
—Effective date—2000 c 191: See RCW 81.88.005 and 81.88.900 through
81.88.902.