SENATE BILL 6043

State of Washington 68th Legislature 2024 Regular Session

By Senators Salomon and Muzzall; by request of Department of Natural Resources

AN ACT Relating to the authority of the department of natural resources to determine recreational use fees for activities on agency-managed public lands; and amending RCW 4.24.210.

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

5 Sec. 1. RCW 4.24.210 and 2023 c 183 s 1 are each amended to read 6 as follows:

7 (1) Except as otherwise provided in subsection (3) or (4) of this 8 section, any public or private landowners, hydroelectric project owners, or others in lawful possession and control of any lands 9 10 whether designated resource, rural, or urban, or water areas or 11 channels and lands adjacent to such areas or channels, who allow 12 members of the public to use them for the purposes of outdoor recreation, which term includes, but is not limited to, the cutting, 13 14 gathering, and removing of firewood by private persons for their 15 personal use without purchasing the firewood from the landowner, 16 hunting, fishing, camping, picnicking, swimming, hiking, bicycling, 17 skateboarding or other nonmotorized wheel-based activities, aviation 18 activities including, but not limited to, the operation of airplanes, ultra-light airplanes, hang gliders, parachutes, and paragliders, 19 rock climbing, the riding of horses or other animals, clam digging, 20 21 pleasure driving of off-road vehicles, snowmobiles, and other

vehicles, boating, kayaking, canoeing, rafting, nature study, winter or water sports, viewing or enjoying historical, archaeological, scenic, or scientific sites, without charging a fee of any kind therefor, shall not be liable for unintentional injuries to such users.

6 (2) Except as otherwise provided in subsection (3) or (4) of this 7 section, any public or private landowner or others in lawful possession and control of any lands whether rural or urban, or water 8 areas or channels and lands adjacent to such areas or channels, who 9 10 offer or allow such land to be used for purposes of a fish or 11 wildlife cooperative project, or allow access to such land for 12 cleanup of litter or other solid waste, shall not be liable for unintentional injuries to any volunteer group or to any other users. 13

14 (3) Any public or private landowner, or others in lawful 15 possession and control of the land, may charge an administrative fee 16 of up to twenty-five dollars for the cutting, gathering, and removing 17 of firewood from the land.

18 (4) (a) Nothing in this section shall prevent the liability of a 19 landowner or others in lawful possession and control for injuries 20 sustained to users by reason of a known dangerous artificial latent 21 condition for which warning signs have not been conspicuously posted.

(i) A fixed anchor used in rock climbing and put in place by someone other than a landowner is not a known dangerous artificial latent condition and a landowner under subsection (1) of this section shall not be liable for unintentional injuries resulting from the condition or use of such an anchor.

27 (ii) Releasing water or flows and making waterways or channels 28 available for boating, swimming, fishing, kayaking, canoeing, or rafting purposes pursuant to and in substantial compliance with a 29 hydroelectric license issued by the federal energy regulatory 30 commission, and making adjacent lands available for purposes of 31 32 allowing viewing of such activities, does not create a known dangerous artificial latent condition and hydroelectric project 33 owners under subsection (1) of this section shall not be liable for 34 unintentional injuries to the recreational users and observers 35 resulting from such releases and activities. 36

37 (b) Nothing in RCW 4.24.200 and this section limits or expands in38 any way the doctrine of attractive nuisance.

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1 (c) Usage by members of the public, volunteer groups, or other 2 users is permissive and does not support any claim of adverse 3 possession.

4 (5) For purposes of this section, the following are not fees:

5 (a) A license or permit issued for statewide use under authority 6 of chapter 79A.05 RCW or Title 77 RCW;

7 (b) A pass or permit issued under RCW 79A.80.020, 79A.80.030, or 8 79A.80.040;

9 (c) A daily charge not to exceed twenty dollars per person, per 10 day, for access to a publicly owned ORV sports park, as defined in 11 RCW 46.09.310, or other public facility accessed by a highway, 12 street, or nonhighway road for the purposes of off-road vehicle use; 13 ((and))

(d) Payments to landowners for public access from state, local, or nonprofit organizations established under department of fish and wildlife cooperative public access agreements if the landowner does not charge a fee to access the land subject to the cooperative agreement; and

19 (e) A permit or license issued, or any application or processing 20 fee therefore, under authority of chapter 43.12 or 43.30 RCW or Title 21 <u>79 RCW</u>.

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