
SENATE BILL 6566

State of Washington

53rd Legislature

1994 Regular Session

By Senator Owen

Read first time 01/28/94. Referred to Committee on Natural Resources.

1 AN ACT Relating to specialized forest products; amending RCW
2 76.48.020, 76.48.030, 76.48.040, 76.48.050, 76.48.060, 76.48.070,
3 76.48.075, 76.48.096, 76.48.098, 76.48.100, 76.48.110, 76.48.120, and
4 76.48.130; adding new sections to chapter 76.48 RCW; and repealing RCW
5 76.48.092.

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

7 **Sec. 1.** RCW 76.48.020 and 1992 c 184 s 1 are each amended to read
8 as follows:

9 Unless otherwise required by the context, as used in this chapter:

10 (1) "Christmas trees" (~~shall~~) means any evergreen trees or the
11 top thereof, commonly known as Christmas trees, with limbs and
12 branches, with or without roots, including fir, pine, spruce, cedar,
13 and other coniferous species.

14 (2) "Native ornamental trees and shrubs" (~~shall~~) means any trees
15 or shrubs which are not nursery grown and which have been removed from
16 the ground with the roots intact.

17 (3) "Cut or picked evergreen foliage," commonly known as brush,
18 (~~shall~~) means evergreen boughs, huckleberry, salal, fern, Oregon
19 grape, rhododendron, and other cut or picked evergreen products.

1 (4) "Cedar products" (~~shall~~) means cedar shakeboards, shake and
2 shingle bolts, and rounds one to three feet in length.

3 (5) "Cedar salvage" (~~shall~~) means cedar chunks, slabs, stumps,
4 and logs having a volume greater than one cubic foot and being
5 harvested or transported from areas not associated with the concurrent
6 logging of timber stands (a) under a forest practices application
7 approved or notification received by the department of natural
8 resources, or (b) under a contract or permit issued by an agency of the
9 United States government.

10 (6) "Processed cedar products" (~~shall~~) means cedar shakes,
11 shingles, fence posts, hop poles, pickets, stakes, (~~or~~) rails(~~+~~),
12 or rounds less than one foot in length.

13 (7) "Cedar processor" (~~shall~~) means any person who purchases
14 (~~and/or~~), takes, or retains possession of cedar products or cedar
15 salvage(~~+~~) for later sale in the same or modified form(~~+~~) following
16 (~~their~~) removal and delivery from the land where harvested.

17 (8) "Cascara bark" (~~shall~~) means the bark of a Cascara tree.

18 (9) "Wild edible mushrooms" means edible mushrooms not cultivated
19 or propagated by artificial means.

20 (10) "Specialized forest products" (~~shall~~) means Christmas trees,
21 native ornamental trees and shrubs, cut or picked evergreen foliage,
22 cedar products, cedar salvage, processed cedar products, wild edible
23 mushrooms, and Cascara bark.

24 (11) "Person" (~~shall~~) includes the plural and all corporations,
25 foreign or domestic, copartnerships, firms, and associations of
26 persons.

27 (12) "Harvest" (~~shall~~) means to separate, by cutting, prying,
28 picking, peeling, breaking, pulling, splitting, or otherwise removing,
29 a specialized forest product (a) from its physical connection (~~with~~)
30 or contact with the land or vegetation upon which it (~~was or has~~
31 ~~been~~) is or was growing(~~+~~) or (b) from the position in which it
32 (~~has been~~) is lying upon (~~such~~) the land.

33 (13) "Transportation" means the physical conveyance of specialized
34 forest products outside or off of a harvest site, including but not
35 limited to conveyance by a motorized vehicle designed for use on
36 improved roadways, (~~or by~~) vessel, barge, raft, or other waterborne
37 conveyance. "Transportation" also means any conveyance of specialized
38 forest products by helicopter.

1 (14) "Landowner" means, with regard to ~~((any))~~ real property, the
2 private owner ~~((thereof))~~, the state of Washington or any political
3 subdivision ~~((thereof))~~, the federal government, or ~~((any))~~ a person
4 who by deed, contract, or lease has authority to harvest and sell
5 forest products of the property. "Landowner" does not include the
6 purchaser or successful high bidder at ~~((any))~~ a public or private
7 timber sale.

8 (15) "Authorization" means a properly completed preprinted form
9 authorizing the transportation or possession of Christmas trees~~((7))~~
10 which ~~((form))~~ contains the information required by RCW 76.48.080,
11 ~~((and))~~ a sample of which is filed before the harvesting occurs with
12 the sheriff of the county in which the harvesting is to occur.

13 (16) "Harvest site" means each location where one or more persons
14 are engaged in harvesting specialized forest products close enough to
15 each other that communication can be conducted with an investigating
16 law enforcement officer in a normal conversational tone.

17 (17) "Specialized forest products permit" ~~((shall))~~ means a printed
18 document in a form specified by the department of natural resources~~((7~~
19 ~~or true copy thereof,))~~ that is signed by a landowner or his ~~((duly))~~
20 or her authorized agent or representative ~~((herein))~~, referred to in
21 this chapter as "permitters"~~((7))~~ and validated by the county
22 sheriff~~((7—authorizing))~~ and authorizes a designated person
23 ~~((herein))~~, referred to in this chapter as "permittee"~~((7))~~, who
24 ~~((shall))~~ has also ~~((have))~~ signed the permit, to harvest ~~((and/or))~~
25 and transport a designated specialized forest product from land owned
26 or controlled and specified by the permittor~~((7))~~ and that is located
27 in the county where ~~((such))~~ the permit is issued.

28 (18) "Sheriff" means, for the purpose of validating specialized
29 forest products permits, the county sheriff, deputy sheriff, or an
30 authorized employee of the sheriff's office or his or her agent.

31 ~~((19))~~ "True copy" means a replica of a validated specialized
32 forest products permit as reproduced by a copy machine capable of
33 effectively reproducing the information contained on the permittee's
34 copy of the specialized forest products permit. A copy is made true by
35 the permittee or the permittee and permittor signing in the space
36 provided on the face of the copy. A true copy will be effective until
37 the expiration date of the specialized forest products permit unless
38 the permittee or the permittee and permittor specify an earlier date.
39 A permittor may require the actual signatures of both the permittee and

1 ~~permitter for execution of a true copy by so indicating in the space~~
2 ~~provided on the original copy of the specialized forest products~~
3 ~~permit. A permittee, or, if so indicated, the permittee and permittor,~~
4 ~~may condition the use of the true copy to harvesting only,~~
5 ~~transportation only, possession only, or any combination thereof.))~~

6 **Sec. 2.** RCW 76.48.030 and 1979 ex.s. c 94 s 2 are each amended to
7 read as follows:

8 It (~~shall be~~) is unlawful for any person to:

9 (1) Harvest specialized forest products as described in RCW
10 76.48.020, in the quantities specified in RCW 76.48.060, without first
11 obtaining a validated specialized forest products permit;

12 (2) Engage in activities or phases of harvesting specialized forest
13 products not authorized by the permit; or

14 (3) Harvest specialized forest products in any lesser quantities
15 than those specified in RCW 76.48.060, as now or hereafter amended,
16 without first obtaining permission from the landowner or his or her
17 duly authorized agent or representative.

18 **Sec. 3.** RCW 76.48.040 and 1988 c 36 s 49 are each amended to read
19 as follows:

20 Agencies charged with the enforcement of this chapter shall
21 include, but not be limited to, the Washington state patrol, county
22 sheriffs and their deputies, county or municipal police forces,
23 authorized personnel of the United States forest service, and
24 authorized personnel of the departments of natural resources, and
25 (~~fisheries,~~) fish and wildlife. (~~Primary enforcement responsibility~~
26 ~~lies in the county sheriffs and their deputies.)) The provisions of
27 this chapter shall be strictly enforced by the agencies set out under
28 this section.~~

29 **Sec. 4.** RCW 76.48.050 and 1979 ex.s. c 94 s 4 are each amended to
30 read as follows:

31 Specialized forest products permits shall consist of properly
32 completed permit forms validated by the sheriff of the county in which
33 the specialized forest products are to be harvested. All specialized
34 forest products permits shall expire at the end of the calendar year in
35 which issued, or sooner, at the discretion of the permittor. A

1 properly completed specialized forest products permit form shall
2 include:

3 (1) The date of its execution and expiration;

4 (2) The name, address, telephone number, if any, and signature of
5 the permittor;

6 (3) The name, address, telephone number, if any, and signature of
7 the permittee;

8 (4) The type of specialized forest products to be harvested or
9 transported;

10 (5) The approximate amount or volume of specialized forest products
11 to be harvested or transported;

12 (6) The legal description of the property from which the
13 specialized forest products are to be harvested or transported,
14 including the name of the county, or the state or province if outside
15 the state of Washington;

16 (7) A description by local landmarks of where the harvesting is to
17 occur, or from where the specialized forest products are to be
18 transported;

19 (8) Each permit shall be separately numbered and the permits shall
20 be issued by consecutive numbers;

21 (9) The person's social security number or green card work permit
22 number. The sheriff's office shall verify the social security number
23 or green card number when the permit is validated. The permit must be
24 carried by the picker and available for inspection at all times; and

25 (10) Any other condition or limitation which the permittor may
26 specify.

27 **Sec. 5.** RCW 76.48.060 and 1992 c 184 s 2 are each amended to read
28 as follows:

29 A specialized forest products permit validated by the county
30 sheriff shall be obtained by ((any)) a person prior to harvesting from
31 any lands, including his or her own, more than five Christmas trees,
32 more than five ornamental trees or shrubs, more than five pounds of cut
33 or picked evergreen foliage, ((any)) a cedar products, cedar salvage,
34 processed cedar products, or more than five pounds of Cascara bark, or
35 more than three United States gallons of a single species of wild
36 edible mushroom and not more than an aggregate total of nine United
37 States gallons of wild edible mushrooms, plus one wild edible mushroom.
38 Specialized forest products permit forms shall be provided by the

1 department of natural resources, and shall be made available through
2 the office of the county sheriff to permittees or permittors in
3 reasonable quantities. A permit form shall be completed in triplicate
4 for each permittor's property on which a permittee harvests specialized
5 forest products. A properly completed permit form shall be mailed or
6 presented for validation to the sheriff of the county in which the
7 specialized forest products are to be harvested. Before a permit form
8 is validated by the sheriff, sufficient personal identification may be
9 required to reasonably identify the person mailing or presenting the
10 permit form and the sheriff may conduct ((such)) other investigations
11 as deemed necessary to determine the validity of the information
12 alleged on the form. When the sheriff is reasonably satisfied as to
13 the truth of ((such)) the information, the form shall be validated with
14 the sheriff's validation stamp provided by the department of natural
15 resources. Upon validation, the form shall become the specialized
16 forest products permit authorizing the harvesting, possession ((and/
17 or)), or transportation of specialized forest products, subject to any
18 other conditions or limitations which the permittor may specify. Two
19 copies of the permit shall be given or mailed to the permittor, or one
20 copy shall be given or mailed to the permittor and the other copy given
21 or mailed to the permittee. The original permit shall be retained in
22 the office of the county sheriff validating the permit. In the event
23 a single land ownership is situated in two or more counties, a
24 specialized forest product permit shall be completed as to the land
25 situated in each county. While engaged in harvesting of specialized
26 forest products, permittees, or their agents or employees, must have
27 readily available at each harvest site a valid permit ((or true copy of
28 the permit)).

29 **Sec. 6.** RCW 76.48.070 and 1992 c 184 s 3 are each amended to read
30 as follows:

31 (1) Except as provided in RCW 76.48.100 and 76.48.075, it ((shall
32 be)) is unlawful for any person either (a) to possess((, and/or)) or
33 (b) to transport, or both within the state of Washington, subject to
34 any other conditions or limitations specified in the specialized forest
35 products permit by the permittor, more than five Christmas trees, more
36 than five native ornamental trees or shrubs, more than five pounds of
37 cut or picked evergreen foliage, any processed cedar products, or more
38 than five pounds of Cascara bark, or more than three gallons of a

1 single species of wild edible mushrooms and not more than an aggregate
2 total of nine gallons of wild edible mushrooms, plus one wild edible
3 mushroom without having in his or her possession a written
4 authorization, sales invoice, bill of lading, or specialized forest
5 products permit (~~((or a true copy thereof))~~) evidencing his or her title
6 to or authority to have possession of specialized forest products being
7 so possessed or transported.

8 (2) It (~~shall be~~) is unlawful for any person either (a) to
9 possess (~~and/or~~) or (b) to transport, or both within the state of
10 Washington any cedar products or cedar salvage without having in his or
11 her possession a specialized forest products permit (~~((or a true copy~~
12 ~~thereof))~~) evidencing his or her title to or authority to have
13 possession of the materials being so possessed or transported.

14 **Sec. 7.** RCW 76.48.075 and 1979 ex.s. c 94 s 15 are each amended to
15 read as follows:

16 (1) It is unlawful for any person to transport or cause to be
17 transported into this state from any other state or province
18 specialized forest products, except those harvested from that person's
19 own property, without: (a) First acquiring and having readily
20 available for inspection a document indicating the true origin of the
21 specialized forest products as being outside the state, or (b) without
22 acquiring a specialized forest products permit as provided in
23 subsection (4) of this section.

24 (2) Any person transporting or causing to be transported
25 specialized forest products into this state from any other state or
26 province shall, upon request of any person to whom the specialized
27 forest products are sold or delivered or upon request of any law
28 enforcement officer, prepare and sign a statement indicating the true
29 origin of the specialized forest products, the date of delivery, and
30 the license number of the vehicle making delivery, and shall leave the
31 statement with the person making the request.

32 (3) It is unlawful for any person to possess specialized forest
33 products, transported into this state, with knowledge that the products
34 were introduced into this state in violation of this chapter.

35 (4) When any person transporting or causing to be transported into
36 this state specialized forest products elects to acquire a specialized
37 forest products permit, the specialized forest products transported
38 into this state shall be deemed to be harvested in the county of entry,

1 and the sheriff of that county may validate the permit as if the
2 products were so harvested, except that the permit shall also indicate
3 the actual harvest site outside the state.

4 (5) A cedar processor shall comply with RCW 76.48.096 by requiring
5 a person transporting specialized forest products into this state from
6 any other state or province to display a specialized forest products
7 permit, (~~(or true copy thereof,)~~) or other document indicating the true
8 origin of the specialized forest products as being outside the state.
9 The cedar processor shall make and maintain a record of the purchase,
10 taking possession, or retention of cedar products and cedar salvage in
11 compliance with RCW 76.48.094.

12 (6) If, (~~(pursuant to)~~) under official inquiry, investigation, or
13 other authorized proceeding regarding specialized forest products not
14 covered by a valid specialized forest products permit or other
15 acceptable document, the inspecting law enforcement officer has
16 probable cause to believe that the specialized forest products were
17 harvested in this state or wrongfully obtained in another state or
18 province, the officer may take into custody and detain, for a
19 reasonable time, the specialized forest products, all supporting
20 documents, invoices, and bills of lading, and the vehicle in which the
21 products were transported until the true origin of the specialized
22 forest products can be determined.

23 **Sec. 8.** RCW 76.48.096 and 1979 ex.s. c 94 s 10 are each amended to
24 read as follows:

25 It (~~(shall be)~~) is unlawful for any cedar processor to purchase,
26 take possession, or retain cedar products or cedar salvage subsequent
27 to the harvesting and prior to the retail sale of (~~(such)~~) the
28 products, unless the supplier thereof displays a specialized forest
29 products permit(~~(, or true copy thereof, which)~~) that appears to be
30 valid, or obtains the information (~~(pursuant to)~~) under RCW
31 76.48.075(5).

32 **Sec. 9.** RCW 76.48.098 and 1979 ex.s. c 94 s 11 are each amended to
33 read as follows:

34 Every cedar processor shall prominently display a valid
35 registration certificate, or copy thereof, obtained from the department
36 of revenue (~~(pursuant to)~~) under RCW 82.32.030 at each location where
37 (~~(such)~~) the processor receives cedar products or cedar salvage.

1 Permitees shall sell cedar products or cedar salvage only to cedar
2 processors displaying registration certificates which appear to be
3 valid.

4 **Sec. 10.** RCW 76.48.100 and 1979 ex.s. c 94 s 12 are each amended
5 to read as follows:

6 The provisions of this chapter (~~shall~~) do not apply to:

7 (1) Nursery grown products.

8 (2) Logs (except as included in the definition of "cedar salvage"
9 under RCW 76.48.020), poles, pilings, or other major forest products
10 from which substantially all of the limbs and branches have been
11 removed, and cedar salvage when harvested concurrently with timber
12 stands (a) under an approved forest practices application or
13 notification, or (b) under a contract or permit issued by an agency of
14 the United States government.

15 (3) The activities of a landowner, his or her agent, or
16 representative, or of a lessee of land in carrying on noncommercial
17 property management, maintenance, or improvements on or in connection
18 with the land of (~~such~~) the landowner or lessee.

19 **Sec. 11.** RCW 76.48.110 and 1979 ex.s. c 94 s 13 are each amended
20 to read as follows:

21 Whenever any law enforcement officer has probable cause to believe
22 that a person is harvesting or is in possession of or transporting
23 specialized forest products in violation of the provisions of this
24 chapter, he or she may, at the time of making an arrest, seize and take
25 possession of any (~~such~~) specialized forest products found. The law
26 enforcement officer shall provide reasonable protection for the
27 specialized forest products involved during the period of litigation or
28 he or she shall dispose of (~~such~~) the specialized forest products at
29 the discretion or order of the court before which the arrested person
30 is ordered to appear.

31 Upon any disposition of the case by the court, the court shall make
32 a reasonable effort to return the specialized forest products to their
33 rightful owner or pay the proceeds of any sale of specialized forest
34 products less any reasonable expenses of (~~such~~) the sale to the
35 rightful owner. If for any reason, the proceeds of (~~such~~) the sale
36 cannot be disposed of to the rightful owner, (~~such~~) the proceeds,
37 less the reasonable expenses of the sale, shall be paid to the

1 treasurer of the county in which the violation occurred. The county
2 treasurer shall deposit the same in the county general fund. The
3 return of the specialized forest products or the payment of the
4 proceeds of any sale of products seized to the owner shall not preclude
5 the court from imposing any fine or penalty upon the violator for the
6 violation of the provisions of this chapter.

7 **Sec. 12.** RCW 76.48.120 and 1979 ex.s. c 94 s 14 are each amended
8 to read as follows:

9 It (~~shall be~~) is unlawful for any person, upon official inquiry,
10 investigation, or other authorized proceedings, to offer as genuine any
11 paper, document, or other instrument in writing purporting to be a
12 specialized forest products permit, (~~or true copy thereof,~~)
13 authorization, sales invoice, or bill of lading, or to make any
14 representation of authority to possess or conduct harvesting or
15 transporting of specialized forest products, knowing the same to be in
16 any manner false, fraudulent, forged, or stolen.

17 Any person who knowingly or intentionally violates this section
18 (~~shall be~~) is guilty of forgery, and shall be punished as a class C
19 felony providing for imprisonment in a state correctional institution
20 for a maximum term fixed by the court of not more than five years or by
21 a fine of not more than five thousand dollars, or by both (~~such~~)
22 imprisonment and fine.

23 Whenever any law enforcement officer reasonably suspects that a
24 specialized forest products permit (~~or true copy thereof~~),
25 authorization, sales invoice, or bill of lading is forged, fraudulent,
26 or stolen, it may be retained by the officer until its authenticity can
27 be verified.

28 **Sec. 13.** RCW 76.48.130 and 1977 ex.s. c 147 s 10 are each amended
29 to read as follows:

30 (~~Any~~) A person who violates (~~any~~) a provision of this chapter,
31 other than the provisions contained in RCW 76.48.120, as now or
32 hereafter amended, (~~shall be~~) is guilty of a gross misdemeanor and
33 upon conviction thereof shall be punished by a fine of not more than
34 one thousand dollars or by imprisonment in the county jail for not to
35 exceed one year or by both (~~such~~) a fine and imprisonment.

1 NEW SECTION. **Sec. 14.** A new section is added to chapter 76.48 RCW
2 to read as follows:

3 Buyers may not purchase any specialized forest products without
4 recording (1) the permit number; (2) the type of forest product
5 purchased; (3) the amount of forest product purchased; and (4) the
6 purchase price. The buyer shall keep a record of all forest products
7 purchased.

8 The buyer of specialized forest products must record the license
9 plate number of the vehicle transporting the forest products on the
10 bill of sale, as well as the seller's permit number on the bill of
11 sale.

12 NEW SECTION. **Sec. 15.** A new section is added to chapter 76.48 RCW
13 to read as follows:

14 County sheriffs may contract with other entities to serve as
15 authorized agents to issue specialized forest product permits. These
16 entities include the United States forest service, the bureau of land
17 management, the department of natural resources, local police
18 departments, rural stores and gas stations, and other entities as
19 decided upon by the county sheriffs' departments.

20 NEW SECTION. **Sec. 16.** A new section is added to chapter 76.48 RCW
21 to read as follows:

22 All records and data that is collected concerning the forest
23 products harvested or purchased shall be made available to entities
24 that have a valid interest in the information for the purpose of
25 research and knowledge. These entities include colleges and
26 universities, state agencies, federal agencies, and other relevant
27 entities. These entities may also access relevant information from
28 persons involved in the forest products transactions.

29 NEW SECTION. **Sec. 17.** A new section is added to chapter 76.48 RCW
30 to read as follows:

31 The Asian-American affairs commission set out under RCW 43.117.030
32 and the Hispanic affairs commission set out under RCW 43.115.020 shall
33 assist non-English speaking and minority pickers by way of a pickers'
34 educational program. The commissions, in cooperation with the
35 department of social and health services, refugee centers, Asian
36 community organizations, Hispanic community organizations, and other

1 interested minority groups, shall adopt rules to accomplish the
2 following:

3 (1) Publish laws, rules, and educational materials in those
4 languages used by a majority of the non-English speaking pickers;

5 (2) Hold clinics to teach techniques for effective picking; and

6 (3) Work with both minority and nonminority pickers in order to (a)
7 help protect resources; (b) provide them with work opportunities; and
8 (c) help provide understanding between minority and nonminority
9 pickers.

10 NEW SECTION. **Sec. 18.** RCW 76.48.092 and 1979 ex.s. c 94 s 8 &
11 1977 ex.s. c 147 s 14 are each repealed.

12 NEW SECTION. **Sec. 19.** If any provision of this act or its
13 application to any person or circumstance is held invalid, the
14 remainder of the act or the application of the provision to other
15 persons or circumstances is not affected.

--- END ---