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Such plans shall set forth the fiscal impact upon the state, educational service district, and school district of compliance with the student learning objectives program.

The superintendent of public instruction shall review implementation of the learning objectives law annually and shall submit a report of such review to the legislature on or before January 30 of each year.

Passed the House June 11, 1977. Passed the Senate June 10, 1977. Approved by the Governor June 21, 1977. Filed in Office of Secretary of State June 21, 1977.

CHAPTER 306 [Substitute House Bill No. 837] MT. SI CONSERVATION AREA

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 88, Laws of 1975-'76 2nd ex. sess. and RCW 43-.51.940 are each amended to read as follows:

Mt. Si and Little Si in King county offer unique scenic, natural, and geological features which can be viewed from the I-90 highway. They also afford outstanding recreational opportunities enjoyed by the citizens of this state and tourists alike. ((Therefore, the legislature declares this area to be one of state-wide significance. It further recognizes the importance of safeguarding this area from those types of development which would alter its natural form and beauty.)) The legislature recognizes the importance of guarding portions of this area from those types of development which would permanently alter the area's natural form and beauty. It further recognizes the necessity of setting forth procedures to manage the area, to enhance the opportunities afforded the state's citizens, one-half of whom live within one-half hour driving time of Mt. Si, and to safeguard to the extent possible the scenic, natural, geological, game habitat, and recreational values therein, and to safeguard and promote the upper Snoqualmie River valley's economy in which the recreational use of Mt. Si plays a pivotal role. Therefore, the legislature declares this area to be of state-wide significance for the foregoing purposes to be enhanced and safeguarded in accordance with the procedures set forth in this 1977 amendatory act.

<u>NEW SECTION.</u> Sec. 2. There is hereby created a "Mt. Si Conservation Area" to include approximately twenty-five hundred acres of state, United States government, and privately owned lands within Sections 25, 26, 35, and 36, Township 24 North, Range 8 East, W.M., and Sections 2, 3, 10, 11, and 12 of Township 23 North, Range 8 East, W.M., as identified for inclusion in the conservation area and described more specifically by the Mt. Si citizen advisory subcommittee in their published report of December 6, 1976, to the Washington state department of natural resources and the Washington state parks and recreation commission as

AN ACT Relating to the preservation of Mt. Si and Little Si; amending section 1, chapter 88, Laws of 1975-'76 2nd ex. sess. and RCW 43.51.940; adding new sections to chapter 43.51 RCW; repealing section 2, chapter 88, Laws of 1975-'76 2nd ex. sess. and RCW 43.51.941; and making an appropriation.

contained in the report filed by those agencies to the house and senate committees on parks and recreation, filed December 1976.

NEW SECTION. Sec. 3. The state department of natural resources and the state parks and recreation commission have joined together in excellent cooperation in the conducting of this study along with the citizen advisory subcommittee and have joined together in cooperation with the state department of game to accomplish other projects of multidisciplinary concern, and because it may be in the best interests of the state to continue such cooperation, the state parks and recreation commission, the department of natural resources, and the department of game are hereby directed to consider both short and long term objectives, the expertise of each agency's staff, and alternatives such as reasonably may be expected to safeguard the conservation area's values as described in section 1 of this 1977 amendatory act giving due regard to efficiency and economy of management: PROVIDED, That the interests conveyed to or by the state agencies identified in section 3 of this 1977 amendatory act shall be managed by the department of natural resources until such time as the state parks and recreation commission or other public agency is managing public recreation areas and facilities located in such close proximity to the conservation area described in section 2 of this 1977 amendatory act so as to make combined management of those areas and facilities and transfer of management of the conservation area more efficient and economical than continued management by the department of natural resources. At that time the department of natural resources is directed to negotiate with the appropriate public agency for the transfer of those management responsibilities for the interests obtained within the conservation area under this 1977 amendatory act: PROVIDED FURTHER, That the state agencies identified in section 3 of this 1977 amendatory act may, by mutual agreement, undertake management of portions of the conservation area as they may from time to time determine in accordance with those rules and regulations established for natural area preserves under chapter 79.70 RCW, for natural and conservation areas under present WAC 352-16-020 (3) and (6), and under chapter 77.12 RCW.

NEW SECTION. Sec. 4. (1) The full market value for department of natural resources' managed trust lands or interest therein within the conservation area shall be determined by the department of natural resources for any lands or interests to be dedicated or leased as provided herein. The department of natural resources shall determine the value of dedicating such lands or interests in lands as it may determine to be necessary to carry out the purposes of this 1977 amendatory act either by execution of fifty-five year scenic or development easements or by execution of fifty-five year leases, including such conditions as may be necessary to carry out the purposes of this 1977 amendatory act. Any lease issued pursuant to this 1977 amendatory act may be subject to renewal under the provisions of RCW 79-.01.276 as presently existing or hereafter amended. Nothing in this 1977 amendatory act shall be deemed to alter or affect normal management on lands owned by the state for which no dedication by easement or lease has been made and it is further recognized that no restrictions on management of such lands shall be required unless the applicable trust relating to such lands shall have been compensated.

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The completed report of the cost of obtaining the desired interest in these lands shall be presented by the department of natural resources to the interagency committee for outdoor recreation and a summary of the report to the senate and house committees on parks and recreation by December 31, 1978.

(2) The parks and recreation commission shall appraise all lands except those identified in subsection (1) of this section to establish fair market fee title value of the interests therein. The parks and recreation commission shall present to the interagency committee for outdoor recreation the completed report of the cost of obtaining the desired interest in such lands, and a summary of the report to the senate and house committees on parks and recreation by December 31, 1978.

<u>NEW SECTION.</u> Sec. 5. The interagency committee for outdoor recreation is directed to consider the inclusion of an amount not to exceed two million seven hundred fifty thousand dollars for purposes of this 1977 amendatory act in its 1979-81 biennium budget request: PROVIDED, That such attendant expenses of determining fair market value as described in section 4 of this 1977 amendatory act shall be considered an eligible project acquisition cost.

<u>NEW SECTION.</u> Sec. 6. No property or interest in property shall be acquired for the purpose of this 1977 amendatory act by the exercise of the power of eminent domain.

<u>NEW SECTION.</u> Sec. 7. Sections 2 through 6 of this 1977 amendatory act shall be added to chapter 43.51 RCW.

<u>NEW SECTION.</u> Sec. 8. Section 2, chapter 88, Laws of 1975–'76 2nd ex. sess. and RCW 43.51.941 are each repealed.

<u>NEW SECTION.</u> Sec. 9. There is appropriated to the parks and recreation commission from the general fund, the sum of thirty-five thousand dollars, to be used exclusively for the purpose of accomplishing appraisals under this 1977 amendatory act, or so much thereof as may be necessary, and to the department of natural resources from the general fund, the sum of six thousand five hundred dollars, or so much thereof as may be necessary, to carry out the purposes of section 4 of this 1977 amendatory act.

Passed the House June 10, 1977. Passed the Senate June 8, 1977. Approved by the Governor June 21, 1977. Filed in Office of Secretary of State June 21, 1977.

CHAPTER 307 [Second Substitute House Bill No. 874] JUVENILE PROBATION SERVICES

AN ACT Relating to juveniles; providing probation and other services; amending section 5, chapter 165, Laws of 1969 ex. sess. as last amended by section 1, chapter 198, Laws of 1973 1st ex. sess. and RCW 13.06.050; creating a new section; declaring an emergency; and providing an effective date.

Be it enacted by the Legislature of the State of Washington: