operate check stations which shall be plainly marked by signs, operated by at least one uniformed wildlife agent, and operated in a safe manner.

<u>NEW SECTION.</u> Sec. 3. There is added to chapter 77.16 RCW a new section to read as follows:

It is unlawful for any hunter or fisherman approaching or entering a check station to fail to:

(1) Obey check station signs;

(2) Stop and report at a check station, when directed to do so by a uniformed wildlife agent; or

(3) Produce for inspection, when requested to do so by a wildlife agent: (a) Wildlife; or (b) licenses, permits, tags, stamps, or punchcards required under Title 77 RCW, or rules adopted thereunder.

<u>NEW SECTION.</u> Sec. 4. There is added to chapter 77.12 RCW a new section to read as follows:

The powers conferred by sections 1 through 4 of this act are in addition to all other powers conferred by law upon the department. Nothing in sections 1 through 4 of this act shall be construed to prohibit the department from operating wildlife information stations at which persons shall not be required to stop and report, or from executing arrests, searches, or seizures otherwise authorized by law.

Passed the Senate February 18, 1982. Passed the House March 11, 1982. Approved by the Governor April 1, 1982. Filed in Office of Secretary of State April 1, 1982.

CHAPTER 156

[Engrossed Senate Bill No. 4477] STATE PARK LANDS—-VOLUNTEER WORK

AN ACT Relating to volunteer work on state park lands; amending section 43.51.130, chapter 8, Laws of 1965 and RCW 43.51.130; amending section 43.51.140, chapter 8, Laws of 1965 and RCW 43.51.140; amending section 43.51.150, chapter 8, Laws of 1965 and RCW 43.51.150; and amending section 43.51.160, chapter 8, Laws of 1965 and RCW 43.51.160.

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

Section 1. Section 43.51.130, chapter 8, Laws of 1965 and RCW 43.51-.130 are each amended to read as follows:

The state parks and recreation commission may grant permits to ((improvement)) individuals, groups, churches, charities, organizations, agencies, clubs, or ((voluntary)) associations((, or committees representing such clubs or associations;)) to improve((, without expense to the state;)) any state park or parkway, or any lands belonging to the state and withdrawn from sale under the provisions of this chapter. Any expenses borne by the state shall be limited to premiums or assessments for the insurance of volunteers by the department of labor and industries, compensation of staff who assist volunteers, minimal use of natural resources contained within such public lands, paint, incidental materials, and equipment used to assist volunteers. These improvements shall not interfere with access to or use of such public lands or facilities by the general public and shall benefit the public in terms of safety, recreation, aesthetics, or wildlife or natural area preservation. These improvements on public lands and facilities shall be for the use of all members of the general public.

Sec. 2. Section 43.51.140, chapter 8, Laws of 1965 and RCW 43.51.140 are each amended to read as follows:

Any such <u>individual</u>, group, organization, agency, club, <u>or</u> association((; or committee,)) desiring to obtain such permit((;)) shall make application therefor in writing to the commission, describing the lands proposed to be improved and stating the nature of the proposed improvement((; and the name and general purpose of the club or association, and the names and places of residence of its officers, and, in case the application is made by a committee, the names and places of residence of the members thereof.

Such application shall be accompanied by a certificate of a judge of the superior court of the county in which the lands are situated, to the effect that he is acquainted with the officers of the club or association, or the members of the committee, making the application, and that he knows them to be)). Prior to granting a permit, the commission shall determine that the applicants are persons of good ((repute)) standing in the community in which they reside.

Sec. 3. Section 43.51.150, chapter 8, Laws of 1965 and RCW 43.51.150 are each amended to read as follows:

If the state parks and recreation commission determines that the proposed improvement will ((be of benefit to the public)) substantially alter a park, parkway, or park land, it shall require the applicant to submit detailed plans and specifications of the proposed improvement, which, as submitted, or as modified by the state parks <u>and recreation</u> commission, shall be incorporated in the permit when granted.

Sec. 4. Section 43.51.160, chapter 8, Laws of 1965 and RCW 43.51.160 are each amended to read as follows:

((Before any permit shall be granted)) If the commission determines it necessary, the applicant shall execute and file with the secretary of state a bond payable to the state, in such penal sum as the commission shall require, with good and sufficient sureties to be approved by the commission, conditioned that the grantee of the permit will make the improvement in accordance with the plans and specifications contained in the permit, and ((will pay all cost of the improvement and the claims of all laborers and

materialmen employed in making or furnishing material for such improvement, and)), in case the improvement is made upon lands withdrawn from sale under the provisions of RCW 43.51.100, will pay into the state treasury to the credit of the fund to which the proceeds of the sale of such lands would belong, the appraised value of all merchantable timber and material on the land, destroyed, or used in making such improvement.

Passed the Senate March 8, 1982. Passed the House March 6, 1982. Approved by the Governor April 1, 1982. Filed in Office of Secretary of State April 1, 1982.

CHAPTER 157 [Engrossed Senate Bill No. 4464] COMMERCIAL CRAB LICENSES

AN ACT Relating to food fish and shellfish; amending section 4, chapter 133, Laws of 1980 and RCW 75.28.275; and declaring an emergency.

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

Section 1. Section 4, chapter 133, Laws of 1980 and RCW 75.28.275 are each amended to read as follows:

(1) ((After January 1, 1981;)) It is unlawful to take crab in the Puget Sound licensing district without first obtaining a <u>Puget Sound crab</u> license endorsement ((therefor. Commercial crab licenses issued under RCW 75-.28.274 endorsed for the Puget Sound licensing district shall be limited to those vessels which:

(a) Held a commercial shellfish pot-license issued between January 1, 1975, and December 31, 1979; or had transferred to the vesser such a license;

(b) Have not transferred the license to another vessel;

(c) Can establish, by means of shellfish receiving documents issued by the department, that one thousand pounds of crab were caught and landed in the Puget Sound licensing district under the license during any one year in that period; and

(d) Held, and have not transferred; a shellfish pot license during 1980)).

(2) ((In addition to the requirements of subsection (1) of this section, after January 1, 1982;)) Commercial crab licenses issued under RCW 75-.28.274 endorsed for the Puget Sound licensing district may be issued only to vessels:

(a) Which held a commercial crab license endorsed for the Puget Sound licensing district during the previous year or had transferred to the vessel such a license; and

(b) From which one thousand pounds of crab were caught and landed in this state during the previous two-year period ending on December 31st of