Displays.

pole stripes such as has long been used to designate a barber shop, or barber shop services as distinguished from services performed by student barbers in such school or college. Every such school or college, at all times when open for business, shall place and maintain upon the floor within its premises in front of each entrance a standing floor sign composed of the words "Student Barbers Perform all Services Herein" painted in three-inch black and two-inch red letters upon a white standing floor sign thirty inches high and twenty inches wide, and designed as prescribed by the Director of Licenses. The Director of Licenses shall revoke the

Floor sign.

Revocation of license by director.

Passed the House February 25, 1947.

Passed the Senate March 5, 1947.

Approved by the Governor March 11, 1947.

the instructions herein required.

license of any school or college which shall violate any of the provisions of this act, or which shall fail to impart to each student in such school or college

CHAPTER 103.

LICENSING OF PUBLIC GRAIN WAREHOUSES.

An Act relating to the licensing of public grain warehouses and requiring insurance on all grain accepted for storage by operators of public grain warehouses.

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

Application for license.

Section 1. Each person, firm, corporation or association of persons making application for an annual license to operate a grain warehouse in the State of Washington shall, at the time of making such application, file satisfactory evidence with the Director of Agriculture of the existence of an effective policy of insurance issued by an insurance company authorized to do business in this state, insuring all

Insurance on contents.

grain and other commodities that may be stored or accepted for storage on the premises for which such license is sought for the full market value of such grain against loss by fire, internal explosion, lightning or tornado. If such evidence of the existence of an effective policy of insurance is accepted by the Notice of Cancellation. Director of Agriculture, he shall immediately advise such insurance company thereof and request ten days' advance notice by registered mail from said company of any proposed cancellation of said policy. In the event of any such cancellation, the Director of Agriculture shall immediately suspend the license of such person, firm, corporation or as- Suspension of license. sociation of persons to operate a public warehouse in this state, and such suspension shall not be removed until satisfactory evidence of the existence of an effective policy of insurance, conditioned as above set out, has been submitted to the Director of Agriculture.

SEC. 2. Should any public grain warehouse be Lien upon insurance partially or completely destroyed by fire, internal proceeds. explosion, lightning or tornado, the owners of warehouse receipts, storage receipts and receiving scale weight receipts of any grain damaged or destroyed therein shall, in addition to the insurance provided in section 1 hereof, and to the extent of the market value of said grain have a first lien upon the interest of the owner of such public grain warehouse in the proceeds of any policy of insurance on said building payable to the owner thereof.

Sec. 3. Fraud or a criminal act of the warehouse- Fraud. man to which the holder of a warehouse receipt, storage receipt or receiving scale weight receipt or other interested person is not a party shall not deprive the owner of such warehouse receipt, storage receipt or receiving scale weight receipt or other interested person of his right of recovery under such policy or policies of insurance

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Insurer's loss limited. described in section 1 hereof: Provided, however, That nothing in this act shall be construed to require the insurer to pay any loss or damage in excess of the amount of insurance effective under its policy or to pay for any loss or damage not insured against by its policy. In case of fire, lightning or tornado, which shall destroy all or part of the grain stored in any public warehouse, the public warehouseman, shall, upon demand by the owner of the grain, or holder of any warehouse receipt or receipts, make settlement for the value of the grain covered by the warehouse receipt or receipts after deducting the warehouse charges, at the market value of same, basing said value at the average price. paid for the same grade at the station where the public warehouse is located on the date of destruction.

Settlement

Passed the House February 28, 1947. Passed the Senate March 5, 1947. Approved by the Governor March 11, 1947.

CHAPTER 104. [H. B. 294.]

ACQUISITION OF PROPERTY BY INSTITUTIONS OF HIGHER LEARNING.

An Act granting to the Boards of Regents of the University of Washington and the State College of Washington, and to the Boards of Trustees of the three colleges of education; power and authority to acquire land, real estate, premises, and other property by gift, purchase, lease or condemnation.

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

Power to acquire property.

Section 1. The Boards of Regents of the University of Washington and the State College of Washington, and the Boards of Trustees of the Colleges of Education at Ellensburg, Cheney and Bellingham shall have the power and authority to