ACQUISITION OF STATE LANDS, RIGHTS AND MATERIALS FOR HIGHWAY PURPOSES.

An Act relating to highways; providing for acquisition of state lands, rights and materials; setting forth duties when use no longer required; providing for payment for timber and other materials removed from public lands; and amending section 47.12.020, chapter 13, Laws of 1961 (House Bill No. 3), and RCW 47.12.020.

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

SECTION 1. Section 47.12.020, chapter 13, Laws of 1961 (House Bill No. 3), and RCW 47.12.020 are each amended to read as follows:

Whenever it is necessary to locate and construct a state highway over and across any of the public lands of the state of Washington, including tide or shore lands or any oyster reserve which has been or may hereafter be established, or in the construction or maintenance of any state highway to have additional land, for drainage thereof or construction of a protection therefor or to afford unobstructed vision therefor toward any railroad crossing or another public highway crossing or any point of danger to public travel or to open up and use materials from any sand pit, gravel pit, borrow pit, stone quarry or other land for the extraction of materials for the construction or maintenance or both, or any site for other necessary structures, or for structures for the health and accommodation of persons traveling or stopping upon such state highway, or for any other public highway purpose, together with any necessary right of way to reach such property and gain access thereto, the highway commission shall file in the office of the commissioner of public lands a map showing the location of such state highway over and across such land, or the additional land needed, for
drainage thereof or construction of a protection therefor or for unobstructed vision as above provided therefor, or the location of such sand pit, gravel pit, stone quarry, maintenance camp site, structure site or other lands, together with right of way to reach such property and gain access thereto within such lands, with reference to a United States government survey, and upon the filing of such map, the easement of such right of way, or for such additional land, for drainage thereof or construction of a protection thereof or for such unobstructed vision therefor or for locating, opening up and using materials from any such sand pit, gravel pit, borrow pit, stone quarry or lands for the extraction of material or for the erection or occupancy of any such maintenance camp or erection of other structure together with any such required right of way thereto, shall be reserved to the state and such land when sold, leased, or otherwise disposed of, shall be sold, leased or disposed of subject to such right of way and subject to any such use of additional land for drainage or protection or for unobstructed vision and subject to any such established sand pit, gravel pit, borrow pit, stone quarry or location for the extraction of material or erection of other structure together with any such required right of way thereto and to the right of the state to use and remove materials therefrom for the construction upon and maintenance of any state highway, and subject to the occupancy and use of any such maintenance camp site or other structure site together with such right of way thereto: Provided, That as soon as the state shall no longer require any such sand pit, gravel pit, borrow pit, stone quarry, location for the extraction of material, maintenance camp site or other structure site, it shall be the duty of the highway commission forthwith to so certify to the commissioner of public lands, and from and after the receipt and filing of
such certificate in the office of said commissioner of public lands the lands described therein shall there-
after be freed from any such use and occupancy for such purposes: *Provided, further,* That if there be timber on any such public lands of the state of Washington or portion thereof required under the provi-
sions of this section for the right of way of any state highway, or for the drainage thereof or construction of a protection therefor or so as to afford unob-
structed vision therefor toward any railroad crossing or another public highway crossing or a point of
danger to public travel or any sand pits, gravel pits, borrow pits, stone quarry or other land for the ex-
traction of materials or for any site for the erection upon or use as a maintenance camp or other neces-
sary structure or structures or any other proper highway purposes or necessary for right of way to reach any such property and gain access thereto, the highway commission shall pay to the commissioner of public lands the reasonable appraised value of any such timber thereon and no such land shall be used by the highway commission for any of the pur-
poses set forth in this section until payment for such timber shall have been made: *Provided, further,* That the highway commission shall pay to the commis-
seioner of public lands for any materials extracted for construction or maintenance, or both, from any sand pit, gravel pit, borrow pit, stone quarry, or other location for the extraction of materials located upon public lands of the state of Washington the fair market value, but in no event to exceed five cents a cubic yard, for all such materials so extracted, and before the extraction of such materials shall obtain from the commissioner of public lands a permit for such extraction setting forth the terms and conditions under which such materials may be extracted from such public lands. "State highway" as used in this
section shall include limited access facilities established under chapter 47.52 RCW.

Passed the House February 8, 1961.
Passed the Senate March 7, 1961.
Approved by the Governor March 17, 1961.

CHAPTER 157.
[ H. B. 264. ]

VETERINARIANS—UNPROFESSIONAL CONDUCT—ETHICS.

An Act relating to regulating the practice of veterinary medicine, surgery and dentistry; amending section 13, chapter 71, Laws of 1941 and RCW 18.92.160; and amending section 4, chapter 92, Laws of 1959 and RCW 18.92.030.

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

SECTION 1. Section 13, chapter 71, Laws of 1941 and RCW 18.92.160 are each amended to read as follows:

The license of any person heretofore or hereafter granted to practice veterinary medicine, surgery and dentistry in this state may be suspended for a certain period of time or revoked, in the manner provided by RCW 43.24.110 for any of the following causes, which shall be deemed to be unprofessional conduct within the meaning of this chapter:

(1) The employment of fraud, misrepresentation or deception in obtaining such license.

(2) Conviction of a crime involving moral turpitude.

(3) Chronic inebriety or habitual use of drugs.

(4) Fraud in representation as to skill or ability.

(5) Use of untruthful or improbable statements in advertisements, publicity material or interviews.

(6) Distribution of alcohol or drugs for any other than legitimate purposes.

(7) Personation of another licensed practitioner.