The state and its political subdivisions, and all officials, agents, employees, or representatives thereof, are prohibited from in any way discriminating against licensed optometrists in performing and receiving compensation for services covered by their licenses.

NEW SECTION. Sec. 4. There is added to chapter 18.53 RCW a new section to read as follows:
Notwithstanding any other provision of law, the state and its political subdivisions, and all officials, agents, employees, or representatives thereof, are prohibited from entering into any agreement or contract with any individual, group, association, or corporation which in any way, directly or indirectly, discriminates against licensed optometrists in performing and receiving compensation for services covered by their licenses.

NEW SECTION. Sec. 5. There is added to chapter 18.53 RCW a new section to read as follows:
Notwithstanding any other provision of law, for the purpose of sections 1 through 4 and 6 of this 1973 act it is immaterial whether the cost of any policy, plan, agreement, or contract be deemed additional compensation for services, or otherwise.

NEW SECTION. Sec. 6. There is added to chapter 18.53 RCW a new section to read as follows:
Sections 1 through 5 of this 1973 act shall apply to all agreements, renewals, or contracts issued on or after the effective date of this 1973 act.

NEW SECTION. Sec. 7. If any provision of this 1973 act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

Passed the Senate February 19, 1973.
Approved by the Governor March 7, 1973.
Filed in Office of Secretary of State March 7, 1973.

CHAPTER 49
[House Bill No. 281]
SCHOOL DISTRICTS--ADVERSE PROCEEDINGS--HEARING OFFICER AUTHORIZED

ex. sess. and RCW 28A.58.515 and declaring an emergency.

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


sess. as amended by section 13, chapter 34, Laws of 1969 ex. sess.

and RCW 28A.58.450 are each amended to read as follows:

Every board of directors determining that there is probable

cause or causes for a teacher, principal, supervisor, superintendent,

or other certificated employee, holding a position as such with the

school district, hereinafter referred to as "employee", to be

discharged or otherwise adversely affected in his contract status,

shall notify such employee in writing of its decision, which

notification shall specify the probable cause or causes for such

action. Such notices shall be served upon that employee personally,

or by certified or registered mail, or by leaving a copy of the

notice at the house of his or her usual abode with some person of

suitable age and discretion then resident therein. Every such

employee so notified, at his or her request made in writing and filed

with the chairman of the board or secretary of the board of directors

of the district within ten days after receiving such notice, shall be

granted opportunity for hearing (before the board of directors of

the district) to determine whether or not there is sufficient cause

or causes for his or her discharge or other adverse action against

his contract status. In the request for hearing, the employee may

request either an open or closed hearing. The board upon receipt of

such request shall call the hearing to be held within ten days

following the receipt of such request, and at least three days prior

to the date fixed for the hearing shall notify such employee in

writing of the date, time and place of the hearing. The hearing

shall be open or closed as requested by the employee, but if the

employee fails to make such a request, the board or its hearing

officer may determine whether the hearing shall be open or closed.

The board may employ as a hearing officer any person not currently

employed by the district to conduct on its behalf any hearing

required by this section, who shall transmit to the board a record of

the proceedings together with his recommended findings of fact and

conclusions of law, and an advisory recommended decision for the

board's final disposition. The board or its hearing officer may

reasonably regulate the conduct of the hearing. The employee may

engage such counsel and produce such witnesses as he or she may

desire. The board of directors, within (five) ten days following

the conclusion of such hearing, shall notify such employee in writing

of its final decision. Any decision to discharge or to take other

adverse action against such employee shall be based solely upon the

cause or causes for discharge specified in the notice of probable

cause to the employee and established by a preponderance of the

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evidence at the hearing to be sufficient cause or causes for
discharge or other adverse action against his contract status.

In the event any such notice or opportunity for hearing is not
timely given by the district, or in the event cause for discharge or
other adverse action is not established by a preponderance of the
evidence at the hearing, such employee shall not be discharged or
otherwise adversely affected in his contract status for the causes
stated in the original notice for the duration of his or her
contract.

If such employee does not request a hearing as provided
herein, such employee may be discharged or otherwise adversely
affected as provided in the notice served upon the employee.

Sec. 2. Section 16, chapter 15, Laws of 1970 ex. sess. and
RCW 28A.67.070 are each amended to read as follows:

No teacher, principal, supervisor, superintendent, or other
certificated employee, holding a position as such with a school
district, hereinafter referred to as "employee", shall be employed
except by written order of a majority of the directors of the
district at a regular or special meeting thereof, nor unless he is
the holder of an effective teacher's certificate or other certificate
required by law or the state board of education for the position for
which the employee is employed.

The board shall make with each employee employed by it a
written contract, which shall be in conformity with the laws of this
state, and limited to a term of not more than one year. Every such
contract shall be made in triplicate, one copy to be retained by the
school district superintendent or secretary, one copy to be retained,
after having been approved and registered, by the intermediate school
district superintendent, and one copy to be delivered to the employee
thereafter. No contract shall be offered by any board nor approved
and registered by the intermediate school district superintendent for
the employment of any teacher who has previously signed a contract to
teach for that same term in another school district of the state of
Washington unless such teacher shall have been released from his
obligations under such previous contract by the board of directors of
the school district to which he was obligated. Any contract signed
in violation of this provision shall be void.

Every board of directors determining that there is probable
cause or causes that the employment contract of an employee should
not be renewed by the district for the next ensuing term shall notify
that employee in writing on or before April 15th preceding the
commencement of such term of that determination of the board of
directors, which notification shall specify the cause or causes for
nonrenewal of contract. Such notice shall be served upon the
employee personally, or by certified or registered mail, or by
leaving a copy of the notice at the house of his or her usual abode
with some person of suitable age and discretion then resident
therein. Every such employee so notified, at his or her request made
in writing and filed with the chairman or secretary of the board of
directors of the district within ten days after receiving such
notice, shall be granted opportunity for hearing (before the board
of directors of the district) to determine whether or not the facts
constitute sufficient cause or causes for nonrenewal of contract. In
the request for hearing, the employee may request either an open or
closed hearing. Such board upon receipt of such request shall call
the hearing to be held within ten days following the receipt of such
request, and at least three days prior to the date fixed for the
hearing shall notify the employee in writing of the date, time and
place of the hearing. The hearing shall be open or closed as
requested by the employee, but if the employee fails to make such a
request, the board may determine whether the hearing shall be open or closed.

The board may employ as a hearing officer any person not
currently employed by the district to conduct on its behalf any
hearing required by this section, who shall transmit to the board a
record of the proceeding together with his recommended findings of
fact and conclusions of law, and an advisory recommended decision for
the board’s final disposition. The board may determine whether the
hearing shall be open or closed. The board or its hearing officer may
reasonably regulate the conduct of the hearing. The employee may
engage such counsel and produce such witnesses as he or she may
desire. The board of directors, within (five) ten days following
the conclusion of such hearing, shall notify the employee in writing
of its final decision either to renew or not to renew the employment
of the employee for the next ensuing term. Any decision not to renew
such employment contract shall be based solely upon the cause or
causes for nonrenewal specified in the notice of probable cause to
the employee and established by a preponderance of the evidence at
the hearing to be sufficient cause or causes for nonrenewal. If any
such notification or opportunity for hearing is not timely given by
the district, the employee entitled thereto shall be conclusively
presumed to have been reemployed by the district for the next ensuing
term upon contractual terms identical with those which would have
prevailed if his employment had actually been renewed by the board of
directors for such ensuing term.

Sec. 3. Section 18, chapter 34, Laws of 1969 ex. sess. and
RCW 28A.58.515 are each amended to read as follows:

In lieu of requesting a hearing before the board of directors
or its designated hearing officer pursuant to the provisions of RCW
28A.58.450 and 28A.67.070, an employee may elect to appeal the action
of the board directly to the superior court of the county in which
the school district is located by serving upon the clerk of the school board and filing with the clerk of the superior court a notice of appeal within ten days after receiving the notification of the action of the board. The notice of appeal shall set forth in a clear and concise manner the action appealed from. The superior court shall determine whether or not there was sufficient cause for the action of the board of directors and shall base its determination solely upon the cause or causes stated in the notice of the employee. The appeal provided in this section shall be conducted in the same manner as appeals provided in RCW 28A.58.470 through 28A.58.500.

NEW SECTION. Sec. 4. This 1973 amendatory act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate February 27, 1973.
Approved by the Governor March 7, 1973.
Filed in Office of Secretary of State March 7, 1973.

CHAPTER 50
[House Bill No. 284]
LAND SURVEYS--RECORDING STANDARDS

AN ACT Relating to land surveys; providing a method for preservation of evidence thereof by establishing standards and procedures for monumenting and for recording a public record of surveys; adding a new chapter to Title 58 RCW; and prescribing penalties.

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

NEW SECTION. Section 1. The purpose of this chapter is to provide a method for preserving evidence of land surveys by establishing standards and procedures for monumenting and for recording a public record of the surveys. Its provisions shall be deemed supplementary to existing laws relating to surveys, subdivisions, platting, and boundaries.

This chapter shall be known and may be cited as the "Survey Recording Act".

NEW SECTION. Sec. 2. As used in this chapter:
(1) "Land surveyor" shall mean every person authorized to practice the profession of land surveying under the provisions of chapter 18.43 RCW, as now or hereafter amended.
(2) "Washington coordinate system" shall mean that system of plane coordinates as established and designated by chapter 58.20 RCW.