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person or juvenile is in a revoked status, the department shall not issue a new license for an additional period of one year after the date such person or juvenile would have otherwise been entitled to apply for a new license.

<u>NEW SECTION.</u> Sec. 5. Sections 1 through 4 of this act shall be added to chapter 121, Laws of 1965 and to chapter 46.20 RCW.

Passed the Senate February 5, 1976. Passed the House February 13, 1976. Approved by the Governor February 20, 1976. Filed in Office of Secretary of State February 20, 1976.

## CHAPTER 30

#### [Senate Bill No. 3076] COSTS AND ATTORNEY'S FEES

AN ACT Relating to civil procedure; amending section 85, page 237, Laws of 1854 as last amended by section 1, chapter 43, Laws of 1915 and RCW 12.20.060; and amending section 374, page 202, Laws of 1854 as last amended by section 512, Code of 1881 and RCW 4.84.080.

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

Section 1. Section 85, page 237, Laws of 1854 as last amended by section 1, chapter 43, Laws of 1915 and RCW 12.20.060 are each amended to read as follows:

When the prevailing party is entitled to recover costs in a civil action before a justice of the peace, the justice shall add the amount thereof to the judgment; in case of failure of the plaintiff to recover or of dismissal of the action, the justice shall enter up a judgment in favor of the defendant for the amount of his costs; and in case any party so entitled to costs is represented in the action by an attorney, the justice shall include an attorney's fee of <u>twenty-five</u> dollars as part of the costs: PROVIDED, HOWEVER, That the plaintiff shall not be entitled to such attorney fee unless he obtain, exclusive of costs, a judgment in the sum of five dollars or more.

Sec. 2. Section 374, page 202, Laws of 1854 as last amended by section 512, Code of 1881 and RCW 4.84.080 are each amended to read as follows:

When allowed to either party, costs to be called the attorney fee, shall be as follows:

(1) In all actions settled before issue is joined, thirty-five dollars.

(2) In all actions where judgment is rendered without a jury, ((ten)) thirty-five dollars.

(3) In all actions where judgment is rendered after impanelling a jury, ((fifteen)) thirty-five dollars.

(4) In all actions removed to the supreme court and settled before argument, ((ten)) thirty-five dollars.

(5) In all actions where judgment is rendered in the supreme court, after argument, ((fifteen)) thirty-five dollars.

Passed the Senate February 6, 1976. Passed the House February 13, 1976. Approved by the Governor February 20, 1976. Filed in Office of Secretary of State February 20, 1976.

# CHAPTER 31

#### [Engrossed Senate Bill No. 3094] WASHINGTON LIBRARY NETWORK

AN ACT Relating to libraries; and adding a new chapter to Title 27 RCW.

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

<u>NEW SECTION.</u> Section 1. There is hereby established the Washington library network, hereinafter called the network, which shall consist of the Washington library network computer system, telecommunications systems, interlibrary systems, and reference and referral systems.

Responsibility for the network shall reside with the Washington state library commission, except for certain automated data processing components as provided for and defined in chapter 43.105 RCW: PROVIDED, That all components, systems and programs operated pursuant to this section shall be approved by the data processing authority created pursuant to chapter 43.105 RCW. The commission shall adopt and promulgate policies, rules, and regulations consistent with the purposes and provisions of this act pursuant to chapter 34.04 RCW, the administrative procedure act, except that nothing in this chapter shall abrogate the authority of a participating library, institution, or organization to establish its own policies for collection development and use of its library resources.

<u>NEW SECTION.</u> Sec. 2. As used in this chapter, unless otherwise required by the context, the following definitions shall apply:

(1) "Washington library network computer system" means the communication facilities, computers, and peripheral computer devices supporting the automated library system developed by the state of Washington;

(2) "Network" means the Washington library network which is an organization of autonomous, geographically dispersed participants using the Washington library network computer system, telecommunications systems, interlibrary systems, and reference and referral systems;

(3) "Resources" are library materials which include but are not limited to print, nonprint (e.g., audiovisual, realia, etc.), and microform formats; network resources such as software, hardware, and equipment; electronic and magnetic records; data bases; communication technology; facilities; and human expertise;

(4) "Telecommunications" includes any point to point transmission, emission, or reception of signs, signals, writing, images, and sounds or intelligence of any nature by wire, radio, microwave radio, optical, or other electromagnetic system, including any intervening processing and storage serving a point to point system;