

**RCW 28A.320.120 Cooperation with technical colleges—
Jurisdiction over property—Administrative charges—Discrimination
against employees of technical colleges prohibited—Dispute
resolution.** As of May 17, 1991, school districts shall not remove
facilities, equipment, or property from the jurisdiction or use of the
technical colleges. This shall include direct and indirect funds other
than those indirect charges provided for in the 1990-91 appropriations
act. School districts shall not increase direct or indirect charges
for central district administrative support for technical college
programs above the percentage rate charged in the 1990-91 school year.
This provision on administrative charges for technical college
programs shall apply to any state and federal grants, tuition, and
other revenues generated by technical college programs. School
districts and the superintendent of public instruction shall cooperate
fully with the technical colleges and the state board for community
and technical colleges with regard to the implementation of chapter
238, Laws of 1991. No employee of a technical college may be
discriminated against based on actions or opinions expressed on issues
surrounding chapter 238, Laws of 1991. Any dispute related to issues
contained in this section shall be resolved under *RCW 28B.50.302.
[1991 c 238 § 142.]

***Reviser's note:** RCW 28B.50.302 was decodified pursuant to 2015 c
55 § 119.