

Opinion No. 40-3541

June 8, 1940

BY: FILO M. SEDILLO, Attorney General

TO: Mr. W. W. Stuart, Superintendent, Mr. Carl Seligman, President, Grants Union High School, Grants, New Mexico.

{*146} In your letter of June 6th you state that The Board of Education of Grants Union High School contemplates enacting a rule to the effect that married lady teachers shall not be employed.

You desire to know whether or not such a ruling would be legal. Since the board has the power to employ and discharge all teachers, I believe that the board has the authority to enact the above mentioned regulation.