

IMPORTANT MOVE TO IMPROVE THE DAIRY

By W. H. Tucker

It is the history of every dairy section that there are several stages in development before a good profitable type of cattle can get a start.

The greatest hindrance to good production is the scrub Bull. Oregon is determined to swat the scrub. With this in mind Senator Staples introduced Senate Bill No. 192 in the last legislative assembly and this bill is now a law, and is effective May 1st, 1921.

One Prominent Dairyman in Crook County, Mr. John Kimmling, has already responded and has his bulls registered with this board. It is hoped that all those who have dairy bulls for sale will do the same, and it is the duty of each purchaser to see that the bull he buys has this certificate issued by this board.

The bill that is now a law is as follows:

"For an act to regulate the sale of dairy bulls; creating a dairy bull registration board; defining the duties of such board; providing for the licensing of such bulls and funds for conducting the board, providing for a temporary waiver of the act; and providing a penalty for violation of the provisions of this act. Be it enacted by the people of the State of Oregon.

Section 1. No person, firm or corporation shall offer for sale, for dairy breeding use any dairy bull that is not of registered, pure blooded breeding, and licensed to be sold for such purposes within the State of Oregon.

Section 2. That a dairy bull registration board be established and maintained for the purpose of registering such dairy bulls as are hereafter licensed to be sold for breeding purposes in this state.

Oregon Agricultural College shall act as ex-officio dairy bull registration board, and every person, firm or corporation offering for sale within this state for breeding purposes, any dairy bull, shall cause the name, description and registration papers of such bull to be enrolled within the dairy husbandry department of the Oregon Agricultural College and shall procure a license from said Dairy Husbandry Department as provided for in this act.

Section 4. In order to secure a license certificate herein provided for, the owner of the bull shall make application for the same to the professor of Dairy Husbandry of the Oregon Agricultural College and shall furnish with such application the certificate of registration.

Section 5. The Dairy Husbandry Department of the Oregon Agricultural College is hereby authorized and instructed to refuse a license certificate to any dairy bull that is known to be infected with a dangerous disease, or is known to transmit inferior and undesirable qualities to his offspring, or to lack propensities.

Section 6. The Dairy Husbandry Department of the Oregon Agricultural College, whose duty it shall be to pass upon the merits of registration certificate submitted, shall use as its standard for action the registry books and registry associations, and the signatures of the duly authorized officers recognized by the United States Bureau of animal husbandry.

Section 7. A fee of one dollar, (\$1.) shall be paid to the Dairy Husbandry Department of the Oregon Agricultural College, for each dairy bull enrolled, at the time when application for license is made. Such fee shall be deposited with the state treasurer, and shall be placed in a fund to be known as the Dairy Bull Registration Fund, and shall be used for the purpose of defraying the expenses of said board and shall be paid out upon warrants or orders being drawn upon the said fund thru the State Treasurer's office, which warrant shall be signed by the Professor of Dairy Husbandry of the Oregon Agricultural College.

Section 8. It shall be the purpose of the dairy bull registration board to build up and improve the dairy animals of the State of Oregon thru selective breeding and the enforced replacement and use of the pure bred sire in achieving this, and the dairy bull registration board is by this act empowered to formulate a minimum dam production requirement to govern its action in determining what shall constitute a satisfactory standard of probable inhering milk production type, to take all measures necessary and proper in the judgment of the board to in-

sure probable dairy herd improvement thru those processes of dairy breeding that will most likely bring about an improvement in dairy type an increase in milk yield and a persistence of milk flow, together with a ruggedness of the progeny that should develop a resistance to disease; to publish bulletins and conduct experiments along breed improvement lines; to temporarily cause a waiver or set aside the requirements of this act, should a condition at any time arise when registered dairy breed bulls cannot be held at a reasonable and just price; to arrange for a dairy animal survey between the Dairy Husbandry Department of the Oregon Agricultural College, County Assessors County Agents or other agencies in an effort to gather dairy statistics and establish dairy breed centers; and to pass rules and regulations for the attainment of said objects and the enforcement of this law.

The authority of law necessary for the execution of said duties imposed by this act is hereby conferred.

Section 9. Whenever a bull has been rejected by the registration board, the owner may file a protest against the decision of the board and such protest shall state that to the best of the knowledge and belief of the person making the protest, the bull in question is eligible to be granted a license; whereupon an examination of the bull in question shall be made by three experts, one appointed by the Dairy Husbandry Department of the Oregon Agricultural College, one by the owner of said bull, and the third by the two experts already provided for; but all experts shall be Dairy Husbandmen. In case all three, or any two of the experts declare that the bull is eligible to receive a license, the license shall be granted according to their instructions, and the expense of the consultation shall be paid by the board out of such funds as are provided for, or if three, or any two of the experts declare such bull not entitled within the provisions of this act the expense incurred shall be paid by the person making the protest, and it may be collected in the same manner as any appeal in civil action.

Section 10. Any person or persons knowingly or willfully violating any of the provisions of this act, shall be punished by a fine of not less than fifty dollars (\$50) nor more than one hundred dollars (\$100), or by imprisonment for not

less than thirty days nor more than six months, or by fine and imprisonment, for each offense. Justices of the peace shall have jurisdiction over cases tried under this law, and it is hereby made the duty of the District Attorney of the county in which any violation takes place to prosecute the action.

CERTIFIED POTATOES THE ONLY ANSWER

By W. B. Tucker

Livestock is improved by careful breeding and when a certain standard of perfection of a type is secured a herd record is made, and the stock registered with this association that keeps these records are known as Pure-Bred Registered stock.

It has only been in the last few years that crops have received much attention from farmers in this respect. Crook County can produce potatoes second to none. The seed in most instances is good and the ground is free from disease. Let us keep up the quality by selection and certification.

The County Agent has a list of application blanks to be filled out by the grower if he wants this certification. There is no cost to the grower, all that is required is to fill out these blanks, giving acreage, variety and source of seed, (where seed is purchased). If every acre of potatoes in Crook County is certified this year we will have no difficulty in marketing them in car load lots.

Notify the County Agent before you forget. You can call up on the phone at the office or residence.

First Use of Illuminating Gas.
Illuminating gas was in early days regarded as dangerous. It was supposed to be on fire in the pipes, and even when it was introduced into the British house of commons the members were seen feeling the pipes and showing surprise at finding them cool.

Any Little Thing Like That.
Professor—"Frankly, madam, your son lacks brains." Mrs. Noortich—"Get them for him immediately, then send the bill to me. Nothing shall stand in the way of my Archie's education."—The American Legion Weekly.

American Indians' Origin Unknown.
No definite solution has been found in regard to the origin of the American Indian. Anatomically, the Indian bears a striking resemblance to the Mongolian. Therefore it is reasonable to believe that his ancestors originally crossed from Asia to North America. The period of this migration cannot be calculated accurately. It is believed, however, that man has existed in America at least 25,000 years and not more than 200,000 years.

Being Always Ready.
Let each day take thought for what concerns it, liquidate its own affairs and respect the day which is to follow, and then we shall be always ready. To know how to be ready is to know how to live, and at bottom to know how to die.—Amiel.

Getting it Over.
Strange as it may sound, a man can always make a hit with a woman by saying he misses her.—Cartoons Magazine.

NOTICE OF SHERIFF'S SALE OF REAL ESTATE

Notice is hereby given by the undersigned sheriff of Crook County, Oregon, that pursuant to an execution and order of sale issued out of the Circuit Court of the State of Oregon for Crook County on the 11th day of May, 1921, in the suit in foreclosure, Herman Dill vs. A. P. Franch et al., and to me directed, I will sell at public auction to the highest bidder for cash, at the front door of the county courthouse in Prineville, Oregon, on Saturday, the 11th day of June, 1921 at the hour of ten o'clock in the forenoon of said day, the following described real estate, to-wit:

The North half of the Northwest quarter of Section Twenty in Township Fourteen South, of Range Seventeen East of the Willamette Meridian in Oregon.

Dated this 12th day of May, 1921.

OLIE H. OLSON, Sheriff of Crook County, Oregon

NOTICE—SHERIFF'S SALE OF REAL ESTATE

Notice is hereby given by the undersigned sheriff of Crook County, Oregon, that pursuant to an execution and order of sale issued out of the Circuit Court of the State of Oregon for Crook County on the 12th day of May, 1921 in the suit in foreclosure, Robert Wiley vs. Charles C. O'Neil et al., and to me directed, I will sell at Public Auction to the highest bidder for cash, at the front door of the county courthouse in Prineville, Oregon, on Saturday, the 11th day of June, 1921 at the hour of ten o'clock in the forenoon of said day, the following described real estate, to-wit:

The Northeast quarter of Section Thirty-Four and the Southwest quarter of Section Twenty Six in Township Fourteen South, of Range Sixteen East of the Willamette Meridian in Oregon.

Dated this 12th day of May, 1921.

OLIE H. OLSON, Sheriff of Crook County, Oregon

NOTICE TO CREDITORS

Notice is hereby given by the undersigned, administrator of the estate of John R. Foster, deceased, to all creditors of said deceased and to all persons having claims against said estate, to present the same with the proper vouchers to the undersigned at the office of M. R. Elliott at Prineville, Oregon, within six months from the date of the first publication of this notice. Dated and published the first time May 12, 1921.

CANARISSA FOSTER, Administrator of the estate of John R. Foster, Deceased.

NOTICE TO CREDITORS

Notice is hereby given by the undersigned administrator of the estate of John W. Snyder to the creditors of the said deceased and to all persons having claims against said estate to present the same with the proper vouchers to the undersigned at his office in Prineville, Oregon, within six months from the date of the first publication of this notice. Dated this 12th day of May, 1921.

M. R. ELLIOTT, Administrator of the estate of John W. Snyder, Deceased.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at The Dalles, Oregon, May 14, 1921.

Notice is hereby given that GROVER C. GIBSON of Post, Oregon, who, on January 26, 1916, made Homestead Entry 016319 and on March 3, 1920 Ad. H. E. No. 016124, for all of Section 18, Township 016467, Range 340-East, Willamette Meridian, has filed notice of intention to make three year proof, to establish claim to the land above described, before Lake M. Bechtel, United States Commissioner, at Prineville, Oregon, on the 15th day of July, 1921.

Claimant names as witnesses: Joseph R. Pelt, Clarence O. Stover, Nell McLean, Joseph T. Gibson, all of Post, Oregon.

H. FRANK WOODCOCK, Register.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at The Dalles, Oregon, May 12, 1921.

Notice is hereby given that ANNA W. EVANS formerly Anna W. Hishoff, of Prineville, Oregon, who, on September 12, 1916, made Homestead Entry 016467 and on September 16, 1919 Ad. H. E. No. 017182, for SE1/4NE1/4 E1/2SE1/4, Sec. 20, SW1/4, Sec. 21, N1/2NW1/4, Sec. 29, NE1/4NE1/4, SW1/4NE1/4, Sec. 28 and N1/4NW1/4, Sec. 27, Township 15 South, Range 15 East, Willamette Meridian, has filed notice of intention to make three year proof, to establish claim to the land above described before Lake M. Bechtel, United States Commissioner, at Prineville, Oregon, on the 15th day of July, 1921.

Claimant names as witnesses: Numa F. McColin, Stephen E. Jones, Price Cobow George Ranney, all of Prineville, Oregon.

H. FRANK WOODCOCK, Register.

NOTICE OF FINAL ACCOUNTING

Notice is hereby given by the undersigned, W. D. Barnes, Administrator, with the Will Annexed of the Estate of George W. Urdike, deceased, to all persons interested in said estate, that he has made and filed with the County Clerk of this County his final accounting of his administration of said estate, and the Court has set Monday, the 6th day of June, 1921, at 2:30 p. m. at the County Court Room in Prineville, Oregon, as the time and place for hearing and settling said final accounting, at which said time and place any person interested in the estate may appear and object to said final accounting.

W. D. BARNES, Admstr. W. W. A. of the Estate of George W. Urdike, deceased.

NOTICE TO CREDITORS

In the County Court of the State of Oregon, for the County of Crook, In the Matter of the Estate of Katherine Reverman, deceased. Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon, for the County of Crook, probate department, Administrator of the Estate of Katherine Reverman, deceased. All persons having claims against said Estate are hereby required to present them with the proper vouchers within six months from the date hereof to the Administrator at 1225 Spaulding Building, Portland, Oregon. Date of first publication, April 21, 1921. Date of last publication, May 19, 1921.

JENNIE HOLLAND, Administrator of the Estate of Katherine Reverman, deceased

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