

# Coquille Valley Sentinel

COQUILLE, OREGON

AUGUST 21, 1947

## DEPARTMENT OF AGRICULTURE of the STATE OF OREGON DIVISION OF ANIMAL INDUSTRY ADMINISTRATIVE ORDER NO.

Pertaining To Bovine Animals Reacting To The Test For Brucellosis As A Result Of Having Been Vaccinated As Mature Animals Prior To July 1, 1947.

Pursuant to the authority vested in the Department of Agriculture of the State of Oregon by section 19, chapter 355, Oregon Laws 1945, the following regulations hereby are promulgated:

**Regulation 1.** The owner of animals which are subject to the provisions of chapter 355, Oregon Laws 1945, as amended by chapter 588, Oregon Laws 1947, who was mature animals in his herd which have been vaccinated for brucellosis as adults shall have all animals in his herd over six months of age blood-tested as by law required.

**Regulation 2.** At the time of the drawing of blood samples, the owner of the herd shall certify to the officiating veterinarian on official forms a list of such animals in said herd as have previously been vaccinated, as adults, and shall certify such additional information in connection therewith as the Department may require.

**Regulation 3.** At the time of the drawing of blood samples, the owner shall make a written application on forms provided by the Department, for permission to retain cattle vaccinated as adults declared as provided in Regulation 2. Application for such permission shall with reasonable certainty describe the premises of the owner, by metes and bounds or other definite terms, and shall contain a statement that the owner waives and relinquishes all claim for indemnity for animals so declared, together with such additional information as the Department may require.

**Regulation 4.** Upon receipt from the official laboratory of a positive test report from blood sample of any animal certified as having been vaccinated after reaching maturity, such animal, together with all other animals of the same herd, and the premises whereon such animal showing positive test is kept and maintained, shall be placed under quarantine by the county veterinarian.

**Regulation 5.** Thereafter all cattle in the same herd shall be confined to the premises of the owner under fence sufficient at all times to restrain the quarantined animals until all animals declared under the provisions of Regulation 2 have been disposed of in one of the following ways:

- (1) By moving into any similar herd after permission received from the Department.
- (2) By moving to any other state, the regulations of which will permit the entry of such animals. The Department is to be notified of the ear tag numbers of any such animal shipped.
- (3) By sale to a butcher for slaughter, in which case the Department is to be notified of ear tag numbers.
- (4) By home slaughter for home use, with ear tag numbers reported to the Department.
- (5) By accidental death, in which case the Department is to be notified of ear tag numbers.
- (6) By notification from the County Veterinarian upon any annual test of any herd certified under the provisions of Regulation 2 that certain animals, declared under the provisions of Regulation 2 and identified by ear tag numbers, no longer react to the agglutination test.

**Regulation 6.** Animals which are not certified under the provisions of Regulation 2 as having been vaccinated as adults but which react upon blood test will be removed for slaughter, unless ten percent or more of the total number of animals of the owner thereof which were not so declared (to have been vaccinated as adults) react upon such test, in which case such reactors may be retained until November 1, 1947, after which date all reacting animals not certified as having been vaccinated after reaching maturity must be disposed of for slaughter. Retained reactors must be branded and treated in accordance with the provisions of chapter 355, Oregon Laws 1945 as amended.

**Regulation 7.** Cattle as to which the agglutination tests show a negative result may not be introduced into herds containing animals declared under the provisions of Regulation 2, except with written permission of the Department first had and obtained.

**Regulation 8.** No bovine animal vaccinated as an adult on or after July 1, 1947, shall be subject to the provisions of the above regulations. These regulations shall not be applicable to bovine animals vaccinated as adults pursuant to the provisions of section 8, chapter 355, Oregon Laws 1945, as amended by section 1, Chapter 588, Oregon Laws 1947.

This Administrative Order No. A. D. \_\_\_\_\_ shall become effective as of July 1, 1947.

E. L. PETERSON: DIRECTOR M. E. KNICKERBOCKER: CHIEF

## Timely Topics

By HON. R. T. MOORE

There's a spot on the lower Rogue river between Illabe and Agness where boat traffic must negotiate a right-angle turn against a strong current in passing a difficult rapids. The river rushes against a rocky bluff that juts out into mid-stream. The bluff thrusts the swift current aside in a turbulent boil of waters that has scooped a deep hole at the base of the cliff. Boats bound upstream must angle across the face of the cliff until heading directly up the rapids. Full power is then turned on to drive the boat up and over them. Going down-stream, the boats use full speed astern to hold away from the cliff until they can angle into the open channel past the rock.

Observing this maneuver while enjoying the matchless boat trip on the Rogue the writer asked the veteran pilot what he would do in event of engine failure during the passage of this spot. The pilot thought a moment and then replied with a grin that the engine never fails. Of course it was very obvious that engine failure at such a place would mean certain disaster to boat and passengers. Nothing could possibly prevent a pile-up against the rock in the dangerous swift water. But engine reliability is such that no accident has ever occurred and none is apt to.

There is a parallel between this Rogue river circumstance and the current tax situation in Oregon. The state income tax can be likened to the "boat engine." While prosperity reigns the power does not fall and the ship-of-state can be held off the rocks. But if a sudden economic dip causes drastic cuts in incomes, a likely circumstance, the resultant crash will make the early thirties seem like a pleasant dream in comparison. The full weight of present high government costs would fall upon real property with crushing force and resultant wholesale destruction of private equities in homes and farms. One shudders to think of what would happen to Oregon's fiscal position in such an event.

The cliff jutting out into mid-stream could be likened to mounting costs of essential government ministrations including schools and welfare. Cost increases continue to strip tax receipts. Current revenues and accumulated surpluses are no longer adequate to circumvent the obstacle of inflation. A new broad-based tax revenue of large yield is imperative in meeting the tremendous demand.

Other states, under similar circumstances, are meeting this cliff situation by employing a simple and figuratively blast away the rock of mounting costs and remove the hazard altogether. The remarkable stability of the sales-tax lends itself to the financing of government essentials that must proceed regardless of the economic weather. Twenty-seven states are now using the sales-tax for these purposes. Adoption is likely in several more. The list now includes the highly industrialized states of California, Connecticut, Illinois, Indiana, Maryland, Michigan, Ohio, Rhode Island, Washington, and West Virginia. It also includes such agricultural states as Arkansas, Colorado, the Dakotas, Kansas, Iowa, Missouri, Oklahoma, and Wyoming. Because of the general satisfaction in all these states it is hard to rationalize the opposition of organized labor and some Grange elements to the proposed Oregon law. Surely if it has been proved good in these populous states it should be good in Oregon.

To say that one "favors" a tax is not to imply its acceptance with alacrity and zeal. One never really enjoys paying any kind of tax. Advocacy merely means acceptance of the tax as being the most equitable way of distributing the general burden. The issue is whether increasing tax burdens for local government shall be shouldered by a broad-based sales tax or carried through sharp increases in state income and property levies. If of the opinion that state levies against incomes and local levies real property are now as high as it is safe to make them, you will probably favor the sales-tax. If you believe it more expedient to rely on present tax sources and do not object to substantial increase in state income taxes and local real property levies you will probably oppose the sales-tax.

Though majority opinion in the legislature considered it dangerously repulsive to raise either income or property taxes to the point necessary to sustain current costs, it is likely that we could muddle along without a sales-tax. It will be more exciting and entertaining to continually dodge the rock of inflated government costs with hair-breadth misses by dependence on highly unstable income taxes. But will it be wise or in the interest of the future welfare of our beloved State?

See the latest Christmas Card assortments with your name imprinted at the Sentinel. (adv.)

Lost something? Find it by advertising in Sentinel Classified section.

See "Spike" Lease for insurance of all kinds, phone 5 or 95-L. 21fc

## NOTICE OF FINAL SETTLEMENT

Notice is hereby given that on July 31, 1947, the undersigned, Guardian of the Estate of John Gordon Lawrence, a minor, filed in the County Court for Coos County, Oregon, his final account in the matter of said guardianship, and that said Court has set Tuesday, September 9, 1947, at 10:00 o'clock A. M., at the County Court room in Coquille, Oregon, as the time and place for hearing objections to said final account and the settlement of said estate.

Dated and published first time August 7, 1947.

KENNETT P. LAWRENCE,  
Guardian.

NOTICE IS HEREBY GIVEN that the County Court of the State of Oregon for the County of Coos has appointed the undersigned, U. S. Hufford, administrator of the estate of Charlotte Frye, deceased, and that he has qualified as such administrator.

NOW, THEREFORE, all persons having claims against the estate of the said Charlotte Frye, deceased, are hereby notified and required to present the same, with the proper vouchers, duly verified, to the undersigned administrator at the office of George H. Layman and Charles J. Michelet, 390 1/2 First Street, Newberg, Oregon, within six months from the date of this notice.

Dated July 24, 1947.  
U. S. HUFFORD,  
Administrator of the Estate of Charlotte Frye, deceased.

George H. Layman  
Charles J. Michelet  
Attorneys for Estate.  
First publication July 24, 1947.  
Last publication August 21, 1947.

## NOTICE OF FILING FINAL ACCOUNT

Notice is hereby given that the undersigned on July 31, 1947, filed in the County Court of Coos County, Oregon, his Final Account in the matter of the probate of the Last Will and Testament of W. W. Tighman, deceased, and that said Court has fixed Tuesday, the 2nd day of September, 1947, at 10:00 o'clock A. M. at the Court Court room in Coquille, Oregon, as the time and place for hearing objections thereto, if any there be, and for final settlement and distribution of said estate.

Dated and published first time July 31, 1947.

W. C. Jones,  
Executor of said Estate.

## NOTICE OF FILING FINAL ACCOUNT

Notice is hereby given that the undersigned on July 31st, 1947, filed in the County Court of Coos County, Oregon, her Final Account in the matter of the probate of the Last Will and Testament of Fanny B. Hook, deceased, and that said Court has fixed Tuesday, the 2nd day of September, 1947, at 10:00 o'clock A. M., at the County Court room in Coquille, Oregon, as the time and place for hearing objections thereto, if any there be, and for final settlement and distribution of said estate.

Dated and published first time July 31, 1947.

Anna Reese,  
Administratrix with the Will annexed of said Estate.

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See "Spike" Lease for insurance of all kinds, phone 5 or 95-L. 21fc

## Watch Your Kidneys!

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