

**THE CIGARETTE LAW.**

**Prohibits Sale to Minors, and Minors Prohibited from Smoking Them.**

Section 1. That it shall be unlawful for any corporation or person, by himself or as a clerk, servant, employee or agent, or as the servant or agent of any other person, directly or indirectly, or by any pretense or by any device, to sell, offer for sale or keep for sale, exchange, barter, dispose of, or give away to any minor any cigarettes or cigarette in the State of Oregon, having cigarettes in place of business where minors may take them or help themselves, shall be held to be prima facie evidence of an intent to sell to minors. Anyone violating any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punished in the manner hereinafter provided.

Section 2. Whenever the word "cigarette" or "cigarettes" are used in this Act, it shall be held to include cigarette, cigarettes, cigarette paper, cigarette wrapper, or any substitute thereof, or any paper or form prepared to be filled with smoking tobacco for cigarette use.

Section 3. This entire Act shall be deemed an exercise of police power of the State, for the protection of the economic welfare, health, peace and morals of the people of the state, and all of its provisions shall be liberally construed for the accomplishment of that purpose.

Section 4. Any person violating any of the provisions of Section 1 of this Act, shall be deemed guilty of a misdemeanor, and on conviction, shall be punished by a fine of not more than \$100.00 for the first offense, and by a fine of not more than \$500.00 nor less than \$25.00 for the second offense, or by imprisonment in the county jail not exceeding thirty days, or both such fine and imprisonment. For the third or subsequent offense, upon conviction, a jail sentence of not to exceed thirty days, in addition to the fine hereinbefore provided, must be imposed. The provisions hereof shall not apply to the sales of jobbers doing an interstate business with customers outside the State.

Section 5. It shall be a misdemeanor for any minor to smoke, use, or be in possession of any cigarette in this State. It shall be a misdemeanor for any proprietor, clerk, assistant or employe of any place of business to permit minors to frequent any said place of business while using or smoking any cigarette. The term "place of business" as used in this section of this Act, shall apply to any and all places such as shops, stores, factories, offices, theatres, recreation and dance halls, pool rooms, cafes, restaurants, hotels, lodging houses, street cars, interurban and passenger coaches, or waiting rooms. Any minor or using or being in possession of any cigarette, and being asked by a parent, teacher, or any mayor, sheriff, deputy sheriff, police officer, constable, village marshal, or any other officer, to tell where or from whom such cigarette was obtained, who shall refuse to furnish such information, shall be guilty of a misdemeanor, and such officer shall, without warrant, arrest said minor and take him before any court having jurisdiction of the offense committed by said minor, to be dealt with as provided for in this Act, said officer shall immediately report such information to the district attorney of such county. Any officer referred to herein, failing to perform any of the duties required of him by this section, shall be guilty of a misdemeanor, and on conviction, shall be fined not more than \$50.00 nor less than \$10.00.

Section 7. It shall be unlawful for any person to solicit, take or receive from any minor person within this State, any order for any cigarette, or make any contract for sale of any cigarette to any minor. Anyone violating any of the provisions of this section shall be guilty of a misdemeanor, and on conviction thereof shall be subject to a fine of not more than \$100.00 nor less than \$25.00.

Section 8. The place where delivery of any cigarette is made in the State of Oregon shall be construed and held to be the place of sale thereof, and any station or other place within the State to which any person shall ship or convey any cigarette for the purpose of delivery, or carrying the same to a purchaser, shall be considered to be the place of sale.

Section 9. All fines that may be collected in violation of any of the provisions of this Act shall be paid over to the county treasurer of the county in which the offense shall have been committed, and shall be used for costs incurred in the enforcement of this Act, and the balance, if any, for the support of the common schools within the county. Prosecutions for the violation of any of the provisions of this Act shall be before courts having competent jurisdiction within the several counties wherein such violations have been committed.

Section 10. Justices of the peace, district courts, county courts and other courts having jurisdiction of the peace, shall have concurrent jurisdiction with the circuit courts, of all prosecutions for violations of the provisions of this Act, except as herein otherwise provided. This Act provides an additional remedy to that of the juvenile court, and shall not in any way deprive the juvenile court of jurisdiction of offenders of juvenile age.

Section 11. It shall be the duty of the district attorneys in this state to enforce and to diligently prosecute any and all persons violating any of the provisions of this Act in their respective counties. If any district attorney or any prosecuting officer, shall fail, neglect or refuse faithfully to perform any duty imposed upon him by this Act, he shall be deemed guilty of a misdemeanor, and on conviction thereof shall be fined not more than \$500.00 nor less than \$100.00, and such conviction shall be a forfeiture of his office; and the court before whom such conviction is had shall at once order such forfeiture of such office, in addition to imposing the penalty hereinbefore set forth. Circuit courts shall have jurisdiction of the

offenses defined in this section.

Section 12. If any prosecuting attorney or deputy prosecuting attorney shall be notified or have knowledge of any of the provisions of the laws of this State relating to cigarettes, it is his duty forthwith diligently to inquire into the facts of such violation. For such purpose, said officer may issue his subpoena for such person or persons as he has reasons to believe may have information or knowledge of any violation of said law, to appear before him at a designated time and place, to be examined in relation thereto. Such subpoena may be served by the sheriff or any constable of the county, and shall be served and returned in the same manner that subpoenas are served and returned in criminal cases. Each witness shall be sworn true answer to make to each question propounded to him touching matters under investigation, and the testimony of such witness shall be reduced to writing and signed by the witness. For the purpose of this act, any prosecuting officer is authorized and empowered to administer oaths or affirmations to any such witness appearing before him. Any disobedience to the subpoenas herein mentioned, or any refusal of any witness to be sworn by signing of the testimony given by him, or refusing to answer any question touching matters under investigation propounded by such officer, in such inquiry before such officer, shall be a misdemeanor, and the person, on conviction thereof, shall be punished by a fine of not more than \$25.00 nor less than \$10.00 or by imprisonment in the county jail for not more than thirty days, or by both such fine and imprisonment.

If the testimony so taken discloses that there is reasonable ground to believe that an offense has been committed, the prosecuting officer shall at once prosecute the person or persons suspected of committing the offense, either by bringing such testimony to the attention of the grand jury or by filing same, together with his complaint or information against such person or persons suspected of committing such offense, in some court of competent jurisdiction; and such testimony, together with information or complaint of the prosecuting officer, when sworn to by him upon information and belief, shall have the same effect as if such information or complaint has been verified positively, and thereupon a warrant shall issue for the arrest of such person or persons, as in criminal cases.

Section 13. If any provisions, provision, or part of a provision of this Act shall be held void and unconstitutional, it is hereby provided that all other parts of the same which are not expressly held to be void and unconstitutional, shall be held to be in full force and effect.

Approved by the Governor, February 17, 1917.  
Filed in the office of the Secretary of State February 19, 1917.

**NEW SCHOOL LAWS MAY FIRST.**

**Military Training for Boys Will be Provided For.**

A useful synopsis of the school laws enacted by the twenty-ninth regular session of the legislative assembly of the state of Oregon, has been issued by J. A. Churchill, superintendent of public instruction. Many copies have been received by county Superintendent C. B. Lamb for distribution among the school clerks.

These laws will go into effect on May 21st, 1917. Some of their provisions are of more than professional or pedagogical interest.

For instance, a law is provided for establishing military training in the high schools of the state, subject to such direction, supervision and inspection as the governor may order and direct. Credit is to be given toward graduation, and the amount of this credit is to be determined by the state board of education.

District school boards are authorized to use their public schools for training school purposes. For the present this will apply particularly to the city of Independence.

A provision has been made for the recall of school directors. Petition of legal voters of a district equal to 15 per cent of total number of children of school age in the district must be filed. Not more than two directors shall be recalled at one time and the time of the annual school meeting. This applies only to districts of the first class.

The school board of any school district having 20,000 children of school age or over may build, equip, maintain and conduct one or more parental schools for the care of neglected and delinquent children.

Hereafter the fourth Friday in October is to be known as Frances E. Willard day, and a portion of the afternoon of that day is to be devoted to giving instructions in the public schools relative to the life of Frances E. Willard.

In Western Oregon the second Friday in February is to be known as Arbor Day. For Eastern Oregon the date is to remain the same as at present, the second Friday in April.

The law providing that no high school shall be entitled to receive tuition from the county high school fund unless the pupil holds an eighth grade diploma may be of particular benefit in cities having junior high schools. Pupils will not be required to take the regular examinations at the end of the eighth year.

The law relating to the resignation of teachers was amended, and now provides that any teacher, who shall have entered into a valid contract to teach, who shall willingly violate the terms of his or her contract, by resigning his or her position as teacher within 30 days before the time during which he or she shall have contracted to teach, shall have his or her certificate revoked by the board, and upon due notice from the school board, and shall be disqualified from teaching in the public schools of this state for the remainder of the school year.

**Beans From the Orient.**

Four solid trainloads of beans from the Orient, valued at over a million dollars and constituting the largest single movement of this commodity ever coming to the United States have arrived in San Francisco to be trans-shipped by the Western Import Company to Eastern markets. The Southern Pacific has already started one train of twenty-nine cars over its Ogden route to New York. Three others will be required for the total shipment which amounts to 65,000 bags.

The consignment is being handled by the Western Import Company which has been working for the last seven years to introduce them in America. They were brought here from Japan on the steamship Kotsu Maru.

The beans are of all varieties and their appearance here is one of the new developments that the European War has brought about in this country.

**Industrial Development of the State.**

The greatest need of the state is more producers to go upon the unused lands and make them productive. To bring down the high cost of living, to produce more of the necessities of life, we must encourage families to make homes on the land.

To accomplish this result and develop the state industrially speculative prices of land must be eliminated.

To get colonies of five or ten or twenty families to locate on land near towns, the land must be productive and the price must not be prohibitive and terms easy.

Real estate speculations in lands at two-hundred and five-hundred dollars an acre with big commissions and high rates of interest and taxes makes this impossible.

Land is only worth, from the standpoint of production, what a family can produce out of the soil by labor, deducting taxes, interest and cost of upkeep on land and improvements.

There should be land open to colonization on these terms in the vicinity, or in marketing distance from every city and town on the Pacific Coast.

Commercial Clubs should try to find openings for colonization of lands in tracts of from 50 to 1,000 acres and let them be filled with families of laboring people.

In these days of social discontent, of foreign wars, of bread riots and revolutions, it is just as important to keep alive the idea that real producers are needed and industrial development must continue.

Many communities are land poor and production-poor. The problem is to bring over-valued, over-taxed and under-productive lands within reach of landless families who need homes and employment.

**How to Prevent Croup.**

When the child is subject to attacks of croup, see to it that he eats a light evening meal, as an overloaded stomach may bring on an attack, also watch for the first symptoms—hoarseness, and give Chamberlain's Cough Remedy as soon as the child becomes hoarse. For sale by Lamars Drug Store.

**Sign of Good Digestion.**

When you see a cheerful and happy old lady you may know that she has good digestion. If your digestion is impaired or if you do not relish your meals take a dose of Chamberlain's Tablets. They strengthen the stomach improve the digestion and cause a gentle movement of the bowels. For sale by Lamar's Drug Store.

**When to Take Chamberlain's Tablets**

When you feel dull and stupid after eating.  
When constipated or bilious.  
When you have a sick headache.  
When you have a sore stomach.  
When you belch after eating.  
When you have indigestion.  
When nervous or depondent.  
When you have no relish for your meals.  
When your liver is torpid.  
For sale by Lamars Drug Store.

**Notice for Publication.**

Department of Interior, U. S. Land Office at Portland, Oregon, January 12, 1917.

Notice is hereby given that David Barrie Jr., whose postoffice address is 255 E. 71st St. North, Portland Ore., did, on the 2nd day of December, 1916, file in this office Sworn Statement and Application, No. 04831, to purchase the N.E. ¼ of S. W. ¼, Section 20, Township 1 South, Range 10 West, Willamette Meridian, and the timber thereon, under the provisions of the Act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," as such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised, under Serial 04436, the timber estimated 200,000 board feet at 20c per M, and 80,000 board feet at 40c per M, and the land \$40.00; that said applicant will offer final proof in support of his application and sworn statement on the 10th day of April, 1917, before the Register and Receiver of the United States Land Office, at Portland, Oregon.

Any person is at liberty to protect this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.  
N. Campbell, Register

**A Pleasant Physic.**

When you want a pleasant physic give Chamberlain's Tablets a trial. They are mild and gentle in their action and always produce a cathartic effect. For sale by Lamars Drug Store.

**FEED**

We are now located in our new stand at the **FRYE WAREHOUSE** at the S.P. Railroad, near the S.P. Depot, where we welcome all our customers to call and see us. We carry a full line of Feed, Silos and Farm Implements. Our prices are the lowest for the value received. Let us know your wants. Down town office at A. C. Everson's Real Estate Office. Both phones at warehouse and office.

**W. KUPPENBENDER,**  
Tillamook, Oregon.

**FEED**

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at both the San Francisco and San Diego Expositions, were given to Zerolene—an oil made from asphalt-base crude.



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**GENERAL HARDWARE**  
**Kitchen Ranges and Heating Stoves.**

**THE BEST STOCK OF HARDWARE IN THE COUNTY.**

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The Hartford will issue a policy insuring registered and fancy stock against death from any cause anywhere in the United States, Mexico, or Canada, including the risks of transportation and exhibition. Every "Hartford" policy is backed by the ample resources and established loss-paying record of the Old Hartford. Ask for rates and particulars.

**ROLLIE W. WATSON,**  
Agent.  
National Building.  
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TILLAMOOK CITY, OREGON.

**Notice of Final Account.**

Notice is hereby given, That the undersigned has filed in the County Court of Tillamook County, Oregon, her final account as Administratrix of the estate of Hubert E. Ross, deceased, and that said Court has appointed Monday, April 16th, 1917, at the hour of 10 o'clock a.m. at the County Court room in Tillamook City, Oregon, as the time and place for hearing objections to said account and final settlement thereof.

Dated March 15th, 1917.  
Theresa M. Ross,  
Administratrix.

**Notice of Final Account.**

The undersigned has filed in the County Court of Tillamook County, Oregon, his final account as administrator of the estate of Absalom B. Allison Deceased, and Monday, the 9th day of April, 1917, at 10 o'clock a.m., at the court room at the Court House in Tillamook City, Oregon, has been appointed as the time and place for the hearing of objections to said final account and the settlement thereof.

Dated this March 8th, 1917.  
Erwin Harrison,  
Administrator.

**TILLAMOOK ASTONISHED BY MERCHANT'S STORY.**

A merchant relates the following: "For years I could not sleep without turning every hour. Whatever I ate caused gas and sourness. Also had stomach catarrh. ONE SPOONFUL buckthorn bark, glycerine, etc., as mixed in Adler-ika relieved me INSTANTLY." Because Adler-ika flushes the ENTIRE alimentary tract it relieves ANY CASE constipation, sour stomach or gas and prevents appendicitis. It has QUICKEST action of anything we ever sold. J. S. Lamar, druggist.

**PROOF FROM FOREST GROVE**

Forest Grove Citizens Speak out Publicly.

In Forest Grove we find that people are praising Doan's Kidney Pills highly. Being so near by, the statement of a Forest Grove resident is of particular interest. Tillamook People will do well to profit by Mr. Haynie's experience.

John F. Haynie, county road commissioner, Forest Grove, Ore., says: "Several years ago, I was given up to die with complication of kidney and bladder troubles. Words couldn't begin to explain what I went through for nearly a year. After taking about twenty boxes of Doan's Kidney Pills in succession, I was restored to my former good health and today I can hold my own with any man. I give Doan's Kidney Pills full credit for my present good condition. This medicine has no equal and I always recommend it to others I hear complaining of kidney trouble."

Price 50c. at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mr. Haynie had. Foster-Milburn Co., Props. Buffalo, N. Y.

Beat it with a **FISH BRAND REFLEX SLICKER**. Keeps out all the wet. DEALERS EVERYWHERE. Waterproofs, Absolute, are Marked thus— **A. J. TOWER CO. BOSTON**