That this act shall not apply to counties lying west of the summit of the Cascade mountains.

SEC. 3. Any person, firm, association or corporation violating any of the provisions of this act shall be guilty of a misdemeanor.

SEC. 4. This act shall be in force and take effect from and after June 1st, 1918.

Passed the House February 24, 1917.
Passed the Senate March 6, 1917.
Approved by the Governor March 13, 1917.

CHAPTER 112.
[S. B. 93.]
REGISTRATION AND LICENSING OF STALLIONS AND JACKS.

An Act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911.

Be it enacted by the Legislature of the State of Washington:

Section 1. That section 1 of chapter 99 of the Laws of 1911 be amended to read as follows:

Section 1. Every person, firm or corporation owning any stallion, or jack, for sale, exchange or for public service in this state, shall cause the name, description and pedigree as far as may be known of such stallion or jack to be enrolled by the department of agriculture of the State of Washington, and procure a certificate of such enrollment from said department, which shall thereupon be presented to and recorded by the auditor of the county in which said stallion or jack is used for public service.

In order to obtain the license certificate herein provided for, the owner of each stallion or jack shall obtain a certificate of soundness, signed by a veterinarian registered to practice in the State of Washington and authorized to issue such certificate by the commissioner of agri-
culture, for which certificate the veterinarian shall be entitled to charge a fee of not to exceed five dollars ($5.00) and his actual and necessary traveling expenses in going to and returning from the place where such examination is made and shall forward the veterinarian's certificate, together with the stud book certificate of registry of the pedigree of the said stallion or jack, and other necessary papers relating to his breeding and ownership to the department of agriculture.

The presence of any of the following named diseases shall disqualify a stallion or jack for public service: bone spavin, ringbone, sidebone, navicular disease, bog spavin, curb with curby formation of hock, glanders, farcy, maladie due coit, urethal gleet, mange, or melanosis; and the department of agriculture is hereby authorized to refuse its certificate of enrollment to any stallion or jack affected with any of the diseases here specified and to revoke the previously issued enrollment certificate of any stallion or jack found on investigation by the department to be so affected.

SEC. 2. That section 2 of chapter 99 of the Laws of 1911 be amended to read as follows:

Section 2. The commissioner of agriculture shall examine and pass upon the merits of each pedigree submitted, and shall use as his standard for action the stud books and signatures of the duly authorized officers of the various horse or jack pedigree registry associations, societies or companies recognized by the department of agriculture of this state, and shall accept as purebred and entitled to a license certificate as such, each stallion or jack for which a pedigree registry certificate is furnished bearing the signature of the duly authorized officers of a recognized and approved stud book.

SEC. 3. That section 4 of chapter 99 of the Laws of 1911 be amended to read as follows:

Section 4, Subdiv. 1. The license certificate issued for a stallion or jack whose sire and dam are of pure breeding and the pedigree of which is registered in a stud book

Certification by veterinarian.

Diseases disqualifying for public service.

Determination of pedigree.

Form of license for pure bred stallions and jacks.
recognized by the department of agriculture, shall be in the following form:

The department of agriculture of the State of Washington. Certificate of purebred stallion or jack No.

The pedigree of the stallion or jack (name)

Owned by

Described as follows:

(Color) (Breed)

Foaled in the year , has been examined and it is hereby certified that the said stallion or jack is of pure breeding and is registered in a stud book recognized by the department of agriculture of the State of Washington.

(Signature)

Commissioner of Agriculture.

Subdiv. 2. The license certificate issued for a stallion or jack whose sire or dam is not of pure breeding shall be in the following form:

Department of agriculture of the State of Washington. Certificate of grade stallion or jack No.

The pedigree as far as may be known of the stallion or jack (name)

Owned by

Described as follows:

(Color)

Foaled in the year , has been examined and it is found that the said stallion or jack is not of pure breeding and is therefore, not eligible for registration in any stud book recognized by the department of agriculture of the State of Washington.

(Signature)

Commissioner of Agriculture.

Subdiv. 3. The license certificate issued for a stallion whose sire and dam are pure-bred, but not of the same breed, shall be in the following form:

Department of agriculture of the State of Washington. Certificate of cross-bred stallion No.

The pedigree of the stallion (name)

Owned by

Form for studs not of pure breeding.

Form for pure cross-bred stallions.
Described as follows:

(Color) ........................................

Foaled in the year ..., has been examined and it is found that his sire is registered in the ............... and his dam in ......................

Such being the case, the said stallion is not eligible for registration in any stud book recognized by the department of agriculture of the State of Washington.

(Signature) ........................................

Commissioner of Agriculture.

Subdiv. 4. The license certificate issued for a non-standard-bred stallion shall be used in the following form:

Department of agriculture of the State of Washington. Certificate of non-standard-bred stallion No ............

The pedigree so far as may be known of the stallion (name) ...................

Owned by ..............................

Described as follows:

(Color) ........................................

Foaled in the year ..., has been examined and it is found that the stallion is not eligible to registration as standard-bred, and for the purpose of the license is not pure-bred, although recorded in a non-standard department of the American Trotting Register.

(Signature) ........................................

Commissioner of Agriculture.

Sec. 4. That section 5 of chapter 99 of the Laws of 1911 be amended to read as follows:

Section 5. Each bill and poster issued by the owner of any stallion or jack enrolled under this act, or used by him or his agent for advertising, shall have such stallion’s or jack’s certificate of enrollment printed in bold-face type, not smaller than long primer, on said bill or poster, and the first mention thereon of the name of the stallion or jack shall be preceded by the words: “Pure-bred,” “grade,” “cross-bred,” or “non-standard-bred,” in accordance with the wording of the certificate of enrollment; and
it shall be illegal to print upon the poster any misleading reference to the breeding of the stallion or jack, his sire or his dam, or to use upon such bill or poster a portrait of a stallion or jack in a misleading way; and each newspaper advertisement printed to advertise any stallion or jack for public service shall show the enrollment certificate number and state whether it reads "pure-bred," "grade," "cross-bred," or "non-standard-bred."

A fee of two dollars ($2.00) shall be paid to the department of agriculture for the examination and enrollment of each pedigree and for the issuance of a license certificate, in accordance with the breeding for the stallion or jack as above provided.

A renewal of each license certificate issued under the provisions of this act shall be obtained from the commissioner of agriculture on the thirty-first day of December of the year following the year in which such certificate was issued and every two years thereafter, by filing with the commissioner of agriculture a new certificate of soundness, issued within thirty days prior to the application for such renewal by an authorized veterinarian, and the payment of a fee of one dollar ($1.00).

Upon the transfer of the ownership of any stallion or jack enrolled under the provisions of this act, the certificate of enrollment may be transferred to the transferee by said department upon submittal of satisfactory proof of such transfer and upon payment of the fee of fifty cents (50c); and a fee of fifty cents (50c) shall be charged for a duplicate license certificate issued where proof is given of loss or destruction of the original certificate.

Sec. 5. That section 8 of chapter 99 of the Laws of 1911 be, and the same is, hereby repealed.

Passed the Senate February 5, 1917.
Passed the House March 6, 1917.
Approved by the Governor March 13, 1917.