CHAPTER 150. TH. B. 224.1

HORTICULTURE.

AN ACT relating to horticulture and horticultural products, providing for the condemnation of infected premises and shipments therefrom, and amending Section 10 of Chapter 166 of the Laws of 1915.

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

SECTION 1. That section 10 of chapter 166 of Amends \$2848, Rem. Comp. Stat. ter 108 of the Laws of the Extraordinary Session of 1925, (section 2848 of Remington's Compiled Statutes) be amended to read as follows:

In case the officer making the in- Inspection. Section 10. spection provided for in the preceding section shall find that the premises or property inspected is in- Infected fected, he shall condemn the same and serve upon or premises condemned. the owner or upon the person having possession or charge of said premises or of said property a notice in writing that the same is condemned and ordering the disinfection of any and all thereof which is capable of disinfection and the destruction of such property as is incapable of disinfection, which notice Notice. shall describe the premises or property ordered to be disinfected or destroyed with reasonable certainty and shall specify the time within which the same shall be so disinfected or destroyed; and shall give notice that unless the premises or property ordered disinfected or destroyed is disinfected or destroyed as directed, in the manner and within the time specified in said notice, the same will be done by the Expense. officer giving the notice and the expense thereof charged against the premises and the owner of said premises or property. In case said premises or property is in the possession or charge of any person upon whom service can be made, the officer

making the inspection shall serve a copy of such notice upon such person and, in case the premises or property is in possession or charge of any other person than the owner thereof, or service cannot be had upon any person in possession or charge thereof, the officer shall serve said notice upon the owner of said premises or property by mailing or telegraphing him a copy thereof, if his home or postoffice address are known to the officer or can with reasonable diligence be ascertained. In case personal service of said notice be had upon any person in possession or charge of said premises or property and the name and address of the owner of such premises or property are not known and cannot with reasonable diligence be ascertained, said notice shall be served by posting the same in a conspicuous place upon the premises where the property to be disinfected or destroyed is situated, as the case may be. In case the name and postoffice address of the owner are not known and cannot with reasonable diligence be ascertained and in the absence of fraud and gross neglect, service of such notice upon the person in possession or charge of said premises or property shall be construed to be substituted personal service upon the owner, and, in case service of such notice upon a person in possession or charge of such premises or property cannot be had and the name and postoffice address of the owner is not known and cannot with reasonable diligence be ascertained and in the absence of fraud and gross neglect, such posting of the notice upon the premises shall be construed to be constructive personal service upon the owner of such premises or property. Upon the giving of such notice as hereinabove provided it shall become and be the duty of the owner and person having possession or charge of the premises or property described in the notice to, within the time specified in said notice, disinfect said premises or

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Service of notice.

Personal service.

Posting.

Constructive personal service. disinfect or destroy said property, as the case may Disinfect or destroy. be. Provided. That in the case of nursery stock. fruit or vegetables about to be shipped or any shipment thereof, or which is offered for sale, or held for the purpose of delivery upon any shipment or sale thereof, if the officer making the inspection shall find that only a part thereof is so affected that it cannot be successfully disinfected, he shall state in such notice that the owner or person in charge thereof has the privilege of separating the same into two or separating. more of the following classes, to-wit, such as does not need disinfection. such as can be successfully disinfected, and such as cannot be successfully disinfected, and in such case it shall be the duty of the owner and person in charge of such property to. within the time specified in said notice, disinfect such nursery stock. fruit or vegetables as can be successfully disinfected and destroy such as cannot be successfully disinfected: And provided further, That in the case of fruit or vegetables that cannot be successfully disinfected the inspector may grant the owner or person in charge thereof the privilege of manufacturing the same into by-products or of By-products. shipping the same to a by-product factory and issue a permit in writing so to do, and in such case it shall be unlawful for the person receiving such permit to sell or dispose of such infected fruit without having first manufactured the same into a by-product or shipped the same to a by-product factory, or to divert any such shipment when made, and it shall be unlawful for the consignee of any fruit or vegetables shipped to a by-product factory, to sell or dispose of the same without first manufacturing it into a by-product. It shall be unlawful for any person to ship, deliver, sell, barter, give away or otherwise Unlawful dispose of or part with the possession of or for any carrier to transport. common carrier to transport, any nursery stock, fruit or vegetable which has been found infected and

condemned until all of the requirements of said notice and order have been complied with, and permission given in writing so to do by an inspector. It shall be the duty of any common carrier to furnish the nearest horticultural office or horticultural inspector with the name of the consignor of the apples, the place indicated for loading and the date ordered for loading, as soon as possible and at or prior to the time of the issuance of the bill of lading on such car: *Provided*, *however*, That all apples shipped in bulk or as culls shall be accompanied by a written permit to ship to a by-product factory or by an inspector's written statement that same is free from infection.

Passed the House March 13, 1929. Passed the Senate March 13, 1929. Approved by the Governor March 20, 1929.

CHAPTER 151. [H. B. 217.]

TAX ON BANKS AND FINANCIAL CORPORATIONS.

An Act providing for a tax measured by income upon banks and financial corporations; providing for the assessment and collection thereof; providing for certain offsets or deductions; providing certain penalties and for the collection and enforcement thereof; declaring that certain acts shall constitute a misdemeanor; repealing Sections 28, 29, 30, 31 and 32 of Chapter 130 of the Laws of the Extraordinary Session of 1925, and declaring that this act shall take effect immediately.

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

SECTION 1. That for the purpose of this act, unless otherwise required by the context:

The term "bank" shall include any national banking association organized under the laws of the United States and located or doing business

Terms defined.

Bank.

Bulk or culls.