CHAPTER 208.
[S. B. 248.]
OREGON LICENSE FUND.

AN ACT providing for the disposition of certain poundage taxes held by the state treasurer in suspense.

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

SECTION 1. That the sum of $1,649.21 now held in a suspense account in the "Oregon license fund" be deposited in and become a part of the state fisheries fund in the state treasury.

Passed the Senate February 19, 1929.
Passed the House March 11, 1929.
Approved by the Governor March 22, 1929.

CHAPTER 209.
[S. B. 251.]

PRACTICE OF BARBERING.

AN ACT relating to the practice of barbering, providing for examination and licensing therefor, providing for and regulating barber schools and colleges in connection therewith, and amending Sections 2, 4, 6, 7, 10, 14 and 17 of Chapter 75 of the Laws of 1923, and further amending said chapter by adding thereto a new section to be known as Section 14-a, and repealing Section 11 of Chapter 75 of the Laws of 1923, and providing a penalty.

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

SECTION 1. That section 2 of chapter 75 of the Laws of 1923 be amended to read as follows:

Section 2. It shall be unlawful for any person to follow the occupation of barber or practice as a barber in any incorporated city or town in this state, except as a student in a barber school or college
or under a permit, as provided in this act, unless he
shall first have obtained a license as provided in
this act.

Sec. 2. That section 4 of chapter 75 of the Laws
of 1923, as amended by section 4 of chapter 211 of
the Laws of 1927, be amended to read as follows:

Section 4. Any person who makes application
for an examination for a barber's license under this
act, and who has practiced barbering for a period of
two years within a period of five years prior to the
time he makes such application, shall be allowed to
practice the occupation of barbering under a licensed
barber until the date of the next examination at
which he is notified to appear; and a permit shall be
issued to such person by the director of licenses, au-
thorizing him to so practice said occupation under a
licensed barber until the next barber's examination.
An applicant who fails to pass any examination shall
not be entitled to the issuance of any further permit.

Sec. 3. That section 6 of chapter 75 of the Laws
of 1923, as amended by section 5 of chapter 211 of
the Laws of 1927, be amended to read as follows:

Section 6. If an applicant shall pass a satisfac-
tory examination, making an average grade of not
less than 75%, and shall possess the other qualifica-
tions required by law, he shall be entitled to receive,
and the director of licenses shall issue to him, a li-
cense which shall authorize him to practice the oc-
cupation of barbering as provided by this act, until
the first day of July next following the issuance of
such license.

Sec. 4. That section 7 of chapter 75 of the Laws
of 1923, as amended by section 6 of chapter 211 of
the Laws of 1927, be amended to read as follows:

Section 7. Every person who has heretofore
been granted, or shall hereafter be granted a license
to practice the occupation of barber or of hair cut-
Barbers and hair cutters' annual license fees.

Barbers and wig eat rhi hair cutters ting in any beauty shop or hair dressing establishment within the State of Washington, shall, on or before the 30th day of June each year pay an annual license fee of one dollar for the year commencing with the first day of July next following, and upon the payment of such renewal fee the director of licenses shall issue to such licentiate a license renewal certificate, which certificate shall be prima facie evidence that the same has been paid. The failure, neglect or refusal of any licensed barber, or hair cutter to pay said annual license renewal fee before delinquency shall ipso facto work a forfeiture of his license, but such license may be renewed at any time upon application therefor by the licentiate and payment of a fee of five dollars to the state treasurer.

Sec. 5. That section 10 of chapter 75 of the Laws of 1923, as amended by section 7 of chapter 211 of the Laws of 1927, be amended to read as follows:

Section 10. Applicants for a barber's license who have been examined and licensed by a state board of barber examiners, or other licensing authorities of another state or province, which, through a reciprocity provision in its law, similarly accords holders of licenses from the director of licenses of this state the privilege to practice barbering within its boundaries, upon payment of a fee of five dollars to the state treasurer and on filing with the director of licenses a copy of such license certified by the president or secretary of the board of barbers' examiners, or licensing authority of such other state or provincial board or licensing authority, as provided by law for such state or province, is equal to that provided by the provisions of this act, shall without further examination receive a license to practice barbering in this state until the first day of July next.
following the issuance of such license, and thereafter shall be permitted to continue the practice of barbering upon payment of the annual license renewal fee as provided in the case of persons licensed by examination under this act.

Sec. 6. That section 14 of chapter 75 of the Laws of 1923, as amended by section 11 of chapter 211 of the Laws of 1927, be amended to read as follows:

Section 14. Any firm, corporation or person desiring to conduct or operate a barber school or barber college in this state shall first secure from the director of licenses a permit to do so, and shall keep the same prominently displayed. No barber school or college shall be issued a permit by the director of licenses unless such school or college is financially responsible, and will be able in the judgment of the director of licenses to carry out and perform any contract made for the instruction of students therein. Such school or college shall instruct students therein in the practice of barbering, including shaving and cutting of the hair and beard, and the various services incident thereto, preparation and care of tools used, sanitation as applied to barbering, and knowledge concerning the common diseases of the face and skin to avoid aggravation and spreading thereof in the practice of barbering. Such school or college shall at all times while open and in operation be in charge and under the direction of a barber duly licensed under the provisions of this act, which said licensed barber shall devote his entire time to the instruction of students therein and who shall at no time operate any particular barber’s chair in such school or college, or practice any barbering therein except while giving instructions to a student therein. Every such school or college shall at all times maintain on each window therein, facing upon any street, a sign in plain letters at least six inches high com-
posed of the words "barber school" or "barber college," placed as nearly as practicable in the center between top and bottom of any such window, and, if desired by the operator of such school or college, underneath these words, a sign with letters no greater in size, composed of the words "shaving" and/or "hair cutting," giving the price charged; and such school or college shall not at any time keep or maintain upon any of the windows or doors of such school or college any sign or words "barber shop," "expert barbering," or other similar words. The director of licenses shall revoke the license of any school or college which shall violate any of the provisions of this act, or which shall fail to impart to each student in such school or college the instruction herein required.

Sec. 7. That chapter 75 of the Laws of 1923 be amended by adding thereto a new section to be known as section 14-a, to read as follows:

Section 14-a. No person shall serve as a student in a barber school or college, as defined in this act, without obtaining and holding an unexpired student barber certificate, which shall be issued by the director of licenses upon application and payment of a fee of one dollar ($1.00) to the state treasurer. The certificate shall be valid for one year from the date of its issue, and shall be subject to renewal annually thereafter upon payment of a fee of one dollar ($1.00). No student barber certificate shall be issued to any person who cannot read intelligently and write clearly the English language and who does not file with the director of licenses with his application a certificate of a physician and surgeon licensed under the laws of this state, showing that such applicant is not afflicted with any contagious or infectious disease. Any person holding a student barber certificate or renewal thereof, shall be entitled to take
the barber's examination upon payment of a fee of five dollars ($5.00).

SEC. 8. That section 17 of chapter 75 of the Laws of 1923, as amended by section 12 of chapter 211 of the Laws of 1927, be amended to read as follows:

Section 17. Violation of the provisions of this act or of any rule or regulation made by the director of licenses pursuant thereto, shall constitute a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten dollars ($10.00) nor more than one hundred dollars ($100.00), or by imprisonment in the county jail not less than ten (10) days nor more than ninety (90) days, or by both such fine and imprisonment.

SEC. 9. That section 11 of chapter 75 of the Laws of 1923, as amended by section 8 of chapter 211 of the Laws of 1927, is hereby repealed.

Passed the Senate February 21, 1929.
Passed the House March 11, 1929.
Approved by the Governor March 22, 1929.

CHAPTER 210.
[S. B. 256.]

QUARANTINE OF DOMESTIC ANIMALS.

An Act relating to, and providing for, the quarantine of domestic animals for the prevention and eradication of diseases of domestic animals, and amending Section 11 of Chapter 165 of the Laws of 1927.

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

SECTION 1. That section 11 of chapter 165 of the Laws of 1927 (section 3110-11, Rem. 1927 Sup.; section 2031-31 Pierce's Code 1927 Sup.), be amended to read as follows: