Chapter 204

1955 REPLACEMENT PART

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ELECTION OF COUNTY OFFICERS; COUNTY JUDGE PRO TEM

204.005 Election of county officers. (1) There shall be elected at the general election, by the qualified voters of each county, the following county officers:

(a) A sheriff.

(b) A county clerk.

(c) A coroner.

(d) A county assessor.

(e) A county treasurer.

(f) A county surveyor.

(g) A county commissioner; provided, in Multnomah County at the general election in 1954 and every four years thereafter there shall be elected two county commissioners and at the general election in 1952 and every four years thereafter there shall be elected one county commissioner; and provided further, in any county where there is a vacancy from any cause in the office of county commissioner, there shall be elected an additional commissioner to fill the vacancy.

(2) In addition to the two county commissioners provided for by law for Lane County on April 28, 1953, there shall be elected at the regular general election in 1954, and at the regular general election every four years thereafter, one county commissioner, who shall possess the same qualifications, receive the same compensation, have the same powers and duties, and be otherwise subject to the same provisions of law as the county commissioners of Lane County serving on April 28, 1953.

(3) There shall be elected at the general election, by the qualified voters of the counties of Linn, Marion and Umatilla, a recorder of conveyances.

(4) The general election at which any county assessor, county treasurer, county surveyor or county commissioner must be elected is the general election next preceding the expiration of the term of the then incumbent of such office. [Subsection (2) enacted as 1953 c.477 §2]

204.010 Terms of office of county officers. (1) Except as provided in subsection (2) of this section, the term of office of each officer mentioned in ORS 204.005 is four years, and until his successor is elected and qualified.

(2) When two or more county commissioners are elected for one county at a general election and one of them is elected to

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fill a vacancy, as provided in paragraph (g) of subsection (1) of ORS 204.005, one of them shall hold his office for two years and the others four years, and until their successors are elected and qualified.

204.015 Qualifications for county office. (1) A person is not eligible to any office listed in subsection (1) of ORS 204.005 unless he is a citizen of the United States, a qualified elector under the Oregon Constitution, and a resident of the county wherein he is elected for the period of one year next preceding his election, except that in counties of less than 20,000 population the requirement of residency in the county wherein he is elected for the period of one year next preceding his election shall not apply to the county surveyor.

(2) A person is not eligible to hold the office of county surveyor unless he is registered under the laws of this state as a registered professional engineer or a registered professional land surveyor.

204.020 When terms of office commence; filing certificate of election, oath and undertaking. (1) The term of office of each officer mentioned in subsection (1) of ORS 204.005 shall commence on the first Monday of January next following his election.

(2) Before entering upon any office listed in subsection (1) of ORS 204.005, the person elected must qualify by filing with the county clerk of the county wherein he is elected his certificate of election, with an oath of office indorsed thereon, and subscribed by him, to the effect that he will support the Constitution of the United States and of this state, and faithfully demean himself in office. Such person shall also give and file the undertaking provided for in ORS 204.025 to 204.060.

(3) The county clerk of Multnomah County shall, before entering upon the duties of his office, qualify by filing with the treasurer of Multnomah County his certificate of election, with an oath of office indorsed thereon, and subscribed and sworn to by him, to the effect that he will support the Constitution of the United States and of this state and faithfully demean himself in office, and by giving to the state and filing with such treasurer the official undertaking provided in subsection (3) of ORS 204.030.

204.025 Official undertaking of sheriff. (1) The official undertaking of the sheriff must be given to the state in the sum of \$10,000, with two or more sufficient sureties, who must be residents of the county, and have the qualifications of bail upon arrest; provided, when in the opinion of the county court the sum named is insufficient, the undertaking may be increased to \$15,000.

(2) The undertaking must be approved by the county court, and filed with the county clerk.

(3) The undertaking may be substantially in the following form:

"Whereas at an election held on November —, 19—, A. B. was duly elected sheriff of _____ County, we, C D and E F, hereby undertake that if A B shall not faithfully pay over, according to law, all moneys that may come into his hands by virtue of his office, and otherwise well and faithfully perform the duties of such office, then we, or either of us, will pay the State of Oregon the sum of \$10,000."

204.030 Official undertaking of clerk and coroner. (1) The official undertaking of a county clerk or coroner must be given, approved and filed in the manner prescribed for the official undertaking of a sheriff, and must be in the same amount, except the undertaking of a coroner, which may be given in the sum of \$3,000.

(2) The undertaking may be in substantially the same form as that of a sheriff, substituting the name of "coroner" or "county clerk," for that of "sheriff."

(3) The official undertaking of the county clerk of Multnomah County shall be in the sum of \$25,000, with two or more good and sufficient sureties, who must be residents of the county and have the qualification of bail upon arrest. The undertaking must be approved by the county judge, and must be to the effect that the clerk will faithfully perform all the duties of his office and well and truly according to law pay over and deliver all moneys, books, papers and other property, which shall come into his possession by virtue of his office.

204.035 Official undertaking of county treasurer. (1) The official undertaking of a county treasurer must be given to the state in a sum not less than \$10,000 nor more than \$100,000, to be fixed by order of the county court, with two or more sufficient sureties, who must be residents of the county and have the qualifications of bail upon arrest, or a surety company authorized to do business in this state. (2) The undertaking must be approved by the county court, and filed with the county clerk.

(3) The undertaking may be substantially in the following form:

"Whereas at an election held on November _____, 19____, A B was duly elected county treasurer for ______ County, we, C D and E F, hereby undertake that if A B shall not faithfully keep, account for and pay over according to law all moneys that may come into his hands by virtue of his office, and otherwise well and faithfully perform the duties of such office, then we, or either of us, will pay to the State of Oregon, the sum of \$_____."

[Amended by 1953 c.306 §17]

204.040 Official undertaking of assessor, surveyor and commissioner. (1) The official undertaking of a county assessor and county surveyor must be given, approved and filed in the manner prescribed for the official undertaking of a county treasurer, but the amount must be \$5,000.

(2) The undertaking may be in substantially the same form as that of a county treasurer substituting the name of "county assessor" or "county surveyor" for that of "county treasurer."

(3) A commissioner of the county court is not required to give an undertaking.

204.045 Bond of recorder of conveyances. The recorder of conveyances in the counties of Linn, Marion and Umatilla shall execute to the State of Oregon, and file with the county clerk of his county, a surety bond in the penal sum of \$2,000, to be approved by the county judge of his county, with a condition that he will faithfully, correctly and impartially perform all the duties of his office, and shall deliver to his successor in office all books, records, maps, deeds, mortgages, papers and property belonging to his office.

204.050 Payment of premiums on bonds of county officers. It shall be the duty of the county court to pay out of the general fund the premiums on corporate surety bonds furnished by all county officials.

204.055 When new undertaking required; effect of default. When it satisfactorily appears to the county court that the sureties in an official undertaking are dead or insufficient, or have removed from the county, such court, upon reasonable notice to the officer giving the undertaking, must require him to give a new undertaking, with sufficient sureties. In default of compliance with such order, the office is to be deemed vacant.

204.060 Justification of sureties. The sureties in the official undertakings in this chapter mentioned, other than that of a recorder of conveyances, must justify before the county court as bail upon arrest; and their justification must be filed with the undertaking.

204.065 Appointment of county judge pro tem. Whenever because of illness or injury an elected county judge is incapacitated and unable to perform the duties of his office, and such facts are made to appear by the affidavit of one or more physicians, licensed to practice in this state, filed in the office of the Secretary of State, the Governor shall appoint some competent and qualified person county judge pro tem, who shall serve until the termination of the incapacity of the elected county judge has been evidenced in the same manner as the incapacity was originally evidenced, or until the expiration of the term of office, whichever shall first occur, or until the appointment may be revoked for cause by the Governor. Such appointment shall not vacate the office of the elected county judge nor discontinue his salary.

204.070 Oath of judge pro tem. Before entering upon the performance of the duties of county judge pro tem, the appointee shall subscribe and file in the office of the county clerk the same oath of office required of an elected county judge.

204.075 Compensation of judge pro tem. A county judge pro tem shall receive from the county compensation for his services at the same rate and in the same manner as the elected county judge.

204.080 to 204.100 [Reserved for expansion]

COMPENSATION OF COUNTY OFFICERS, DEPUTIES AND OTHER EMPLOYES

204.101 Compensation of county officers, deputies and employes to be fixed by county court. The county court or board of county commissioners of each county shall fix the compensation of its own members and of every other county officer, deputy and employe, including justices of the peace, constables and elective district court clerks, but excluding district court judges and any court officer appointed by any judge or judges of either the circuit or district courts exercising jurisdiction in the county and compensated from county funds, where the compensation of such officers, deputies and employes is to be paid from county funds. [1953 c.306 §1]

204.105 [Repealed by 1953 c.306 §18]

204.110 [Repealed by 1953 c.306 §18]

204.111 Compensation fixed under ORS 204.101 as exclusive compensation. (1) The compensation fixed under ORS 204.101 constitutes full and exclusive compensation for official services rendered to the county, and includes compensation for any special services rendered to the county, such as those performed by the county clerk as clerk of the district court.

(2) No other compensation, commission or fees for services rendered to the county shall be allowed to, received or retained by any county officer, deputy or employe whose compensation is fixed under ORS 204.101, except for the performance of marriage ceremonies and surveys for private persons by county surveyors. [1953 c.306 §5]

204.115 [Repealed by 1953 c.306 §18]

204.120 [Renumbered 204.241]

204.121 Compensation and appointment of officers, deputies and employes in counties subject to county civil service law. It is the intent of the legislature that no provision of ORS 204.101, 204.111, 204.131 or 204.601 shall supersede any provision of the county civil service law, and when any conflict arises between any provision of ORS 204.101, 204.111, 204.131 or 204.601 and any provision of the county civil service law, then the county civil service law shall prevail. [1953 c.306 §10]

204.125 [Repealed by 1953 c.306 §18]

204.130 [Repealed by 1953 c.306 §18]

204.131 Effective date of compensation initially fixed; effective date of change in compensation of elective officers; diminishing judicial officer's compensation. (1) The county court or board of county commissioners of each county shall initially fix the compensation of all county officers, deputies and employes under ORS 204.101 prior to and to be effective upon July 1, 1953. The compensation of any elective county officer so fixed shall remain in effect unless changed prior to and effective upon July 1 of any even-numbered year thereafter.

(2) Nothing in this section or ORS 204.101 shall be construed to require or authorize the diminishment of the compensation of justices of the peace and judges of county courts having judicial functions during the term for which they are elected. [1953 c.306 §2]

204.135 [Repealed by 1953 c.306 §18]

204.140 [Repealed by 1953 c.306 §18]

204.141 Approval by budget committee of change in compensation of elective officers. Before any change in the compensation of an elective county officer is effective, it shall be submitted to and approved by the county budget committee or tax supervising and conservation commission at a regular meeting. [1953 c.306 §3]

204.145 [Repealed by 1953 c.306 §18]

204.150 [Repealed by 1953 c.306 §18]

204.151 Reduction by county court of proposed increase in compensation of elective officers. At any time prior to the making of the tax levy for the year in which any increase in the compensation of elective county officers is proposed to take effect, the county court or board of county commissioners may reduce or rescind the proposed increase. [1953 c.306 §4]

204.155	[Repealed by 1953 c.306 §18]
204.160	[Repealed by 1953 c.306 §18]
204.165	[Repealed by 1953 c.306 §18]
204.170	[Repealed by 1953 c.306 §18]
204.175	[Repealed by 1953 c.306 §18]
204.180	[Repealed by 1953 c.306 §18]
204.185	[Repealed by 1953 c.306 §18]
204.190	[Repealed by 1953 c.306 §18]
204.195	[Repealed by 1953 c.306 §18]
204.200	[Repealed by 1953 c.306 §18]
204.205	[Repealed by 1953 c.306 §18]
204.210	[Repealed by 1953 c.306 §18]
204.215	[Repealed by 1953 c.306 §18]
204.220	[Repealed by 1953 c.306 §18]
204.225	[Repealed by 1953 c.306 §18]
204.230	[Repealed by 1953 c.306 §18]
204.235	[Repealed by 1953 c.306 §18]
204.240	[Repealed by 1953 c.306 §18]

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204.241 Personnel and salary statements of Clackamas County officers. Each county officer of Clackamas County shall, at the close of business each month, render a verified statement to the auditor showing the name of the officer and each of his deputies, and the amount due each for service rendered during the month. Such statement shall also show the time such officer or his deputies were absent from their offices during the month for any reason other than in the performance of their official duties. [Formerly 204.120]

204.245 Personnel and salary statements of Multnomah County officers. Each county officer of Multnomah County shall, at the close of business each month, render a verified statement to the county auditor showing the name of the officer and each of his deputies, and the amount due each for service rendered during the month. Such statement shall also show the time such officer or his deputies were absent from their office during the month for any reason other than in the performance of their official duties.

204.250 Multnomah County salary fund. A salary fund is created for Multnomah County, into which all fees, commissions, percentages, and compensations earned by and received by all county officers, and the district attorney and his deputies of the Fourth Judicial District, shall be paid, and from which salaries to be paid to officers shall be disbursed.

204.255 Payment of salaries from fund. The salaries of county officers of Multnomah County and the district attorney and his deputies of the Fourth Judicial District shall be paid monthly. The county clerk of Multnomah County, on the first day of each month, shall draw his warrant on such salary fund, subject to ORS 204.845, for the payment of the salary due such officers and their deputies. Warrants so drawn shall be payable only out of the salary fund, but if there is not sufficient money in such fund to pay the whole of the warrants drawn, a sufficient fund for that purpose shall, by order of the board of county commissioners, be transferred to the salary fund from the general fund of the county.

204.260 Withholding of salaries. The county clerk of Multnomah County shall not draw his warrant for the payment of the 156 whole or any part of the salary due or payable the county clerk, sheriff, assessor, treasurer, auditor and justices of the peace of Multnomah County and the district attorney of the Fourth Judicial District unless such officers shall have previously complied with ORS 204.250 to 204.260 and ORS 204.845, which compliance shall be certified to the board of county commissioners by the auditor. If it appears from such certificate that fees, percentages, commissions, charges or collections remain uncollected, it is unlawful for the county clerk to draw a warrant for the officers so in arrears, unless the amount remaining uncollected is deducted from the salary of the officers failing to pay the same, or, if the amount uncollected exceeds the salary for any one month, then so much thereof as will cover such salary shall be credited to such officers, and the remainder deducted from the future salary of such officers until the whole amount is paid.

204.265 Payment of salaries of certain officers in counties over 200,000. The salaries of the county clerk and sheriff of counties with a population over 200,000 shall be paid by warrant drawn on the county fund in pursuance of an order of the county court or board of county commissioners, as other claims against the county are audited and paid. If it is ascertained at any time that a county clerk or sheriff of a county of over 200,000 population has received any money for fees and has not accounted for the same, or performed services without exacting fees therefor as required by law, or neglected his duty in any other respect, the payment of his entire salary shall be withheld until the officer has accounted for the full amount of fees actually earned, and paid the amount thereof to the county treasurer.

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204.270	[Repealed by 1953 c.306 §18]
204.275	[Repealed by 1953 c.306 §18]
204.280	[Repealed by 1953 c.306 §18]
204.285	[Repealed by 1953 c.306 §18]
204.290	[Repealed by 1953 c.306 §18]
204.295	[Repealed by 1953 c.306 §18]
204.300	[Repealed by 1953 c.306 §18]
204.305	[Repealed by 1953 c.306 §18]
204.310	[Repealed by 1953 c.306 §18]
204.315	[Repealed by 1953 c.306 §18]
204.320	[Repealed by 1953 c.306 §18]
204.325	[Repealed by 1953 c.306 §18]
204.330	[Repealed by 1953 c.306 §18]

204.335 Claims of commissioners for compensation. (1) Each county commissioner, where his claim for pay as such commissioner is based upon a per diem and mileage basis, or either, shall prepare and file with the county clerk of his county an itemized sworn statement setting forth the day and date of the month on which his services for the county were performed and the nature of such services. If by law he is allowed mileage in the performance of such services, he shall set forth in such claim the number of miles actually traveled by him in going to and returning from the places where such services were performed and shall designate the names of such places as accurately as he can.

(2) No claim of a county commissioner for pay for his services as such shall be audited and paid by a county clerk, unless such claim conforms to subsection (1) of this section.

204.340 to 204.400 [Reserved for expansion]

ALLOWANCE OF TRAVELING AND OTHER EXPENSES OF COUNTY OFFICERS AND SUBORDINATES

204.401 Travel and other expenses of county officers and employes. The county court or board of county commissioners of each county may provide for:

(1) Mileage allowances or the allowance of travel expenses for those county officers, deputies or employes who are required to travel in the performance of their official duties, or may provide for the furnishing of transportation in county-owned vehicles.

(2) The allowance of necessary expenses, other than mileage and travel expenses, for county officers, deputies or employes who incur such expenses in the performance of their official duties. [1953 c.306 §8]

204.405 [Repealed by 1953 c.306 §18]

204.410 Mileage of county clerk, sheriff and coroner. (1) A county clerk, sheriff or coroner required to travel in order to execute or perform any public duty, in addition to the fees prescribed by law, is entitled to mileage at the rate of eight cents a mile, and no more, in going to and returning from the place where the service is performed.

(2) In counties with a population of more than 50,000, the sheriff shall not receive any mileage in criminal cases whatever, or on executions in civil or criminal cases. 204.412 How mileage of sheriffs computed. Mileage for any service by sheriffs shall in all cases be computed from the county seat or place of holding court in the county in which the officer performing the service resides.

204.415 Expenses of sheriff in making arrests and returning prisoners. When a sheriff is required to travel in another county or state to make an arrest or receive a prisoner already in custody, he shall receive, upon filing with the county clerk an expense account duly rendered, his actual and necessary expense incurred in making such arrest and in returning such prisoner, to be audited as other claims against the county.

204.420 Expenses of sheriff in conveying convicts and insane persons to state institutions. (1) A sheriff is entitled to receive from the state the fees allowed by law for transporting and conveying convicts to the state penitentiary and insane or idiotic persons to the state hospital when conveyed by him in pursuance of the adjudication of an authorized tribunal of the state.

(2) In counties with a population of more than 50,000 the fees paid by the state for transporting and conveying convicts to the state penitentiary and insane and idiotic persons to the state hospital, when conveyed by a sheriff in pursuance of the adjudication of any authorized tribunal of the state, shall be paid into the county treasury, and the sheriff is only entitled to receive the actual expenses incurred by him from the county, when such expenses are audited and allowed as other claims against the county. In no case shall the sheriff in such counties receive any compensation from the state whatever for such transportation or conveying of convicts, insane or idiotic persons, but all fees allowed by law and paid by the state for such services shall be paid into the county treasury.

(3) In counties with a population of 300,000 or less, the sheriff shall receive for conveying a criminal to the penitentiary and delivering him to the proper officer thereof the necessary traveling expenses for himself and such convict, and the necessary expenses incurred in the employment and transportation of such guards as may be necessary. Such compensation shall be paid threefourths by the state and one-fourth by the county upon properly verified vouchers covering the whole expense filed each with the county court and the Secretary of State.

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204.425 Expenses of sheriff in caring for property in his custody. A sheriff is entitled to claim from the plaintiff or moving party in any account, action or proceeding such reasonable sums of money as he may have been compelled to pay or incur in the care of property in his custody under attachment, execution or proceedings for the claim and delivery of personal property.

204.430[Repealed by 1953 c.306 §18]204.435[Repealed by 1953 c.306 §18]204.440[Repealed by 1953 c.306 §18]

204.445 Statement of Clackamas County officers entitled to mileage. Every officer of Clackamas County who is allowed by law to charge and collect mileage for the service of process or for other like service, shall at the end of each month prepare and deliver to the auditor a statement showing each process served, the title of the cause, the name of the deputy or other subordinate officer who made the service, the number of miles actually and necessarily traveled in making such service, the exact miles and the exact date when such service was made. Such statement shall be verified by the oath of such officer to the auditor, who shall examine the same. If any of the items are a lawful charge against the county the auditor shall cause the same to be presented for payment in like manner and under like restrictions as other claims against the county. No mileage shall be charged for service of two or more processes served upon the same trip by the same officer or deputy or person except for distance actually and necessarily traveled in serving such additional process.

204.450	[Repealed by 1953 c.306 §18]
204.455	[Repealed by 1953 c.306 §18]
204.460	[Repealed by 1953 c.306 §18]
204.465	[Repealed by 1953 c.306 §18]
204.470	[Repealed by 1953 c.306 §18]
204.475	[Repealed by 1953 c.306 §18]
204.480	[Repealed by 1953 c.306 §18]
204.485	[Repealed by 1953 c.306 §18]
204.490	[Repealed by 1953 c.306 §18]
204.495	[Repealed by 1953 c.306 §18]
204.500	[Repealed by 1953 c.306 §18]
204.505	[Repealed by 1953 c.306 §18]
204.510	[Repealed by 1953 c.306 §18]
204.515	[Repealed by 1953 c.306 §18]
204.520	[Repealed by 1953 c.306 §18]

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204.525 Statement of Multnomah County officers entitled to mileage. Every officer in Multnomah County who is allowed by law to charge and collect mileage for the service of process or other like service, shall at the end of each month prepare and deliver to the auditor a statement showing each process served, the title of the cause, the name of the deputy or other subordinate officer who made the service, the number of miles actually and necessarily traveled in making such service, and the exact date when such service was made. Such statement shall be verified by the oath of such officer to the auditor, who shall examine the same. If any of the items are a lawful charge against the county, the auditor shall cause the same to be presented for payment in like manner and under like restrictions as other claims against the county. No mileage shall be charged for service of two or more processes served upon the same trip by the same officer or deputy or person, except for distance actually and necessarily traveled in serving such additional process.

- 204.530 [Repealed by 1953 c.306 §18]
- 204.535 [Repealed by 1953 c.306 §18]

204.540 [Repealed by 1953 c.306 §18]

204.545 [Repealed by 1953 c.306 §18]

204.550 [Repealed by 1953 c.306 §18]

204.555 [Repealed by 1953 c.306 §18]

204.560 to 204.600 [Reserved for expansion]

DEPUTIES AND OTHER EMPLOYES (NUMBER, APPOINTMENT AND AUTHORITY)

204.601 Number and appointment of deputies and other employes. (1) The county court or board of county commissioners of each county shall fix the number of deputies and employes of county officers whose compensation is to be paid from county funds.

(2) All such deputies and employes shall be appointed by such county officer, and shall hold office during the pleasure of the appointing officer. [1953 c.306 §9]

- **204.605** [Repealed by 1953 c.306 §18]
- **204.610** [Repealed by 1953 c.306 §18]

204.615 [Repealed by 1953 c.306 §18]

204.620 [Repealed by 1953 c.306 §18]

204.625 Deputy of county clerk. Each county clerk may have a deputy to be appointed by such clerk in writing, and to continue during his pleasure. Such deputy has the power to perform any act or duty relating to the clerk's office that his principal has, and his principal is responsible for his conduct.

204.630 Deputy of recorder. (1) The recorder of conveyances may appoint a deputy, who shall hold his office during the pleasure of the recorder. Such appointment shall be in writing, filed and recorded in the office of the recorder of conveyances. The recorder so appointing and his sureties shall be responsible for the faithful performance of his duties by such deputy.

(2) In the absence or inability of the recorder of conveyances to perform the duties of his office, the deputy shall perform such duties during the continuance of such absence or inability.

204.635 Deputies of sheriff; special appointments. (1) A sheriff's deputies shall be appointed by him in writing and continue during his pleasure. The sheriff of any county may appoint deputies in his county for the purpose only, and with authority only, to receive and serve summons and civil process in any suit or action. A certified copy of the appointment of a deputy sheriff shall be filed with the county clerk, and the person appointed shall, before entering upon the duties of the office, take and file with the county clerk the oath of office.

(2) A sheriff may also, by special written appointment, authorize any other person to do any particular act. A certified copy of such appointment shall be filed with the county clerk, unless indorsed upon the process, order or other paper so authorized to be served or executed.

(3) A deputy has the power to perform any act or duty that his principal has, and a person specially appointed to do a particular act has the same power in relation to the particular act authorized. The principal is responsible for the conduct of such deputy or person specially appointed.

204.640 Deputies of treasurer. County treasurers may appoint one or more deputies, may take from them bond with sureties and may remove them at pleasure. The treasurer and his sureties shall be liable for all official acts of such deputies. 204.645 Deputy of coroner. (1) For the purpose of facilitating inquiries and investigations and when, in the opinion of the coroner, it would be in the interests of economy, the coroner may, at his discretion, appoint any person, with the qualifications required for the office of coroner, within his jurisdiction as deputy coroner. The coroner shall be liable on his official bond for each wrongful act performed by such person as deputy coroner as though the same had been performed by the coroner in person.

(2) Such deputy shall receive the same compensation for performing any work as the coroner himself would receive. The coroner shall not receive any remuneration for the services performed by such deputy.

(3) Such deputies are hereby given the full authority of the coroner in any inquiry or investigation for which they may be appointed. Before such person so appointed deputy coroner shall be empowered to act in any capacity as deputy coroner, the coroner shall file a written copy of such appointment with the county clerk. [Amended by 1953 c.306 §17]

204.650 Deputies of surveyor. Deputies may be appointed by any surveyor, who, before they proceed to discharge their duties, shall take an oath, well, truly and faithfully to discharge the duties of deputy surveyors.

204.655	[Repealed by 1953 c.306 §18]
204.660	[Repealed by 1953 c.306 §18]
204.665	[Repealed by 1953 c.306 §18]
204.670	[Repealed by 1953 c.306 §18]
204.675	[Repealed by 1953 c.306 §18]
204.680	[Repealed by 1953 c.306 §18]

204.685 Multnomah County deputies. (1) Each deputy, assistant and clerk in the offices of the elective officers of Multnomah County and of the constable of the Portland District shall be appointed in writing by the officer in whose office the service is to be performed, which writing shall be filed in the office of the county clerk.

(2) Each such deputy, assistant and clerk shall, before entering upon the duties of his office, take the same oath of office required to be taken by the officer making the appointment, and such oath shall be indorsed on or attached to the writing by which he shall be appointed, and shall be filed with the county clerk and be a public record. (3) Each such deputy, assistant and clerk shall have the power to perform any act or duty that the officer making the appointment may perform, and for the acts of such deputy, assistant and clerk the officer making the appointment shall be responsible.

(4) Each such deputy, assistant and clerk shall be continuously employed in the discharge of the duties of his office for at least eight hours of each judicial day, and may be directed and required to do and perform any work or duty pertaining to the office of the officer making the appointment. Such officer shall dispose, direct and employ all deputies, assistants and clerks in his office in such manner as to discharge the duties and responsibilities thereof at the least possible expense to the county.

(5) Salaries of each such deputy, assistant and clerk shall be paid out of the county treasury of Multnomah County in the same manner as salaries of county officers are paid. No such deputy, assistant or clerk shall accept any employment for which he receives a salary, wage or other compensation while holding an appointment from an officer of Multnomah County.

204.690[Repealed by 1953 c.306 §18]204.695[Repealed by 1953 c.306 §18]

204.700 Paying per diem to teamsters and laborers in counties over 200,000 population. The per diem due from a county with a population of more than 200,000 to each teamster and laborer in its employ, shall be paid in the same manner as the mileage and per diem of jurors and witnesses.

204.705 to 204.800 [Reserved for expansion]

DISPOSITION OF AND ACCOUNTING FOR FEES BY COUNTY OFFICERS AND EMPLOYES

204.801 Disposition of fees received by county officers and employes. All fees or commissions received by any county officer, deputy or employe whose compensation is fixed under ORS 204.101, by virtue of his office or employment, except for the performance of marriage ceremonies and surveys for private persons by county surveyors, shall promptly be paid into the county treasury. [1953 c.306 §6]

e 204.805 Deposit with treasurer of fees c collected by officers in counties over 100,000. In every county having a population of 160 100,000 or more, the sheriff, county clerk, superintendent of schools, constables, clerk of the district court and all other county officers who receive fees or other public money, or money in trust for litigants or other persons, shall each business day turn over and deposit with the county treasurer all such money. This section shall not apply to tax moneys which shall be turned over by the tax collector to the treasurer at the times and in the manner provided by law.

- **204.810** [Repealed by 1953 c.306 §18]
- **204.815** [Repealed by 1953 c.306 §18]

204.820 Accounting for fees collected by Clackamas County officers. On or before the fourth day of each month every officer of Clackamas County authorized by law to charge any fee, commission, percentage, allowance or compensation must make and file with the auditor an itemized statement under oath of all moneys received by him during the preceding month, the nature of the service for which the charge was made and the amount of such charge. Such officer must at the same time or oftener, if required, exhibit to the auditor or other proper officer all the treasurer's receipts for moneys deposited with him during the preceding month, and all the receipts remaining in his hands unused or not issued at the close of business on the last day of the preceding month.

- **204.825** [Repealed by 1953 c.306 §18]
- **204.830** [Repealed by 1953 c.306 §18]

204.835 [Repealed by 1953 c.306 §18]

204.840 [Repealed by 1953 c.306 §18]

204.845 Duties of officers collecting fees in Multnomah County. (1) The county clerk, sheriff, assessor, treasurer, auditor and justices of the peace of Multnomah County and the district attorney of the Fourth Judicial District shall, when collecting fees, percentages, commissions and charges for or on account of any service rendered, except that no charge shall be made for services rendered for or on behalf of the state or of Multnomah County, keep a fee book, in which shall be entered all items of service performed, and fees, percentages, commissions and charges collected, with the name of the person or persons for whom service was performed, and the amount collected. Such book shall be open to public inspection during office hours. Each of such officers shall on the first Monday in each month make out

in duplicate a full and correct transcript from his fee book of the entries for the preceding month, file one copy thereof with the county clerk and the other with the treasurer, and attach thereto an affidavit, duly subscribed and sworn to, as follows:

"I, [insert name of officer and name of office], do swear that the foregoing is a true and correct statement of all the fees, percentages, commissions, charges, compensations and collections of whatever nature or kind allowed by law, and collected by me in pursuance thereof, for services rendered by me or my deputies in my official capacity for the month of _____, 19__, and that I have paid the same to the county treasurer."

(2) If the officers named in subsection (1) of this section fail to collect in advance all fees, percentages, compensations, charges and collections established and allowed by law, and which are to be paid to the treasurer of Multnomah County, such officers shall be held liable on their official bond for the amount so remaining uncollected, and such amount shall be deducted from the salary of the officer failing to collect or pay the same over.

204.850 Accounting for fees collected by Multnomah County officers. On or before the fourth day of each month every officer of Multnomah County authorized by law to charge any fee, commission, percentage, allowance or compensation, must make and file with the auditor an itemized statement under oath of all moneys received by him during the preceding month, the nature of the service for which the charge was made and the amount of such charge. Such officer must at the same time, or oftener if required, exhibit to the auditor or other proper officer all the treasurer's receipts for moneys deposited with him during the preceding month, and all the receipts remaining in his hands unused or not issued at the close of business on the last day of the preceding month.

204.855 Duties of officers collecting fees in counties over 200,000. (1) The clerk of the circuit court, county clerk, clerk of the county court or board of county commissioners, recorder of conveyances and sheriff in all counties with a population of more than 200,000, who collect the fees and charges mentioned in ORS 21.410, 21.610, 205.310 and 205.320, shall enter an account thereof in books kept in their several offices, and pay the same over to the county treasurer, except that the sheriff is not required to remit to the treasurer the amount received for the care or preservation of property.

(2) The officers named in subsection (1) of this section each shall keep a fee book, in which shall be entered all items of service performed and fees collected, with the names of the person or persons for whom such service was performed and the amount collected. The fee book shall be a public record. Each officer shall, when depositing fees with the county treasurer, as prescribed by ORS 204.805, take the treasurer's duplicate receipts therefor, specifying on the receipt so taken the kind of service performed, from whom received, and the amount received for such services. Each officer shall immediately file one duplicate receipt with the county auditor. The sheriff is not required to remit to the treasurer the amount received for any sums received for the care or preservation of property.

(3) When the official term of any officer named in subsection (1) of this section is terminated by expiration of time, death, resignation, removal from office or otherwise, the money in the custody of such officer by virtue of his office belonging to the county or litigants shall be immediately turned over to his successor in office, and duplicate itemized receipts shall be immediately filed with the county auditor.

204.860 [Repealed by 1953 c.306 §18]

204.865 [Repealed by 1953 c.306 §18]

204.870 Naturalization fees. No fees collected by the United States in naturalization proceedings shall be paid to any county having a population of less than 200,000.

204.875 to 204.900 [Reserved for expansion]

COUNTY OFFICE HOURS

204.905 Office hours in counties over 200,000. In all counties having a population of 200,000 or more, the offices of all county officials shall be kept open for business on every day from 9 a.m. until 5 p. m. except Saturdays and nonjudicial days enumerated in ORS 1.060. Such offices may remain open on Saturday, in which case the officers in the various departments shall provide a rotation system among employes so that attendance upon the public business on Saturdays will be fairly divided among the employes of the department concerned, and the employes not required to be present may be relieved from their duties on such day.

204.910 Office hours in counties less than 200,000. Except as provided in ORS 204.915, the hours of business for all county offices in counties having a population of less than 200,000 shall be from 8:30 a.m. until 5 p. m. on every judicial day, except that on Saturdays such offices shall be closed at 12 noon; provided, that all offices having only one employe, deputy or assistant, may be closed between the hours of 12 noon, and 1:00 p.m. On Saturdays only a sufficient number of employes to transact the public business need be in attendance. The officers in the various departments shall provide a rotation system among employes so that attendance upon the public business on Saturdays will be fairly divided among the employes of the department concerned, and the employes not required to be present may be relieved from their duties on such day.

204.915 Office hours in certain counties (Clackamas County). In all counties having a population of less than 200,000 but more than 75,000 and bordering on any county having a population of 200,000 or more, the offices of all county officials shall be kept open for business on every day, except nonjudicial days enumerated in ORS 1.060, from 8 a.m. until 5 p.m., except that on Saturdays such offices shall remain open from 8 a.m. until 12 noon.

204.920 County less than 200.000 may decrease statutory Saturday office hours. (1) Notwithstanding the provisions of ORS 204.910 and 204.915, the county court or board of county commissioners of any county having a population of less than 200,000 may regulate by order, as provided in this section, the Saturday office hours of the various offices of county officials. Before adopting or modifying such an order the county court or board of county commissioners shall hold a public hearing at which the order to be adopted or modified may be discussed by the residents of the county. Notice of such hearing shall be given by publication thereof in a newspaper of general circulation in the county once each week for two consecutive weeks, the first publication of such notice to be not less than 15 days prior to the date of such hearing.

(2) An order adopted or modified under subsection (1) of this section may not:

(a) Increase, as to any office, the Saturday office hours specified in ORS 204.910 or 204.915.

(b) Conflict with ORS 247.100.

(c) Decrease, as to any Saturday on which any of the dates specified in ORS 311.505 for payment of taxes may fall, the Saturday office hours applying under ORS 204.910 or 204.915 to the office of the tax collector. [1955 c.441 §1]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Sam R. Haley, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law. Done at Salem, Oregon, Sam R. Haley on October 15, 1955.

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