

Chapter 207

1965 REPLACEMENT PART (1967 reprint)

Multnomah County Coroner

- 207.010** Process executed by coroner when sheriff
a party
- 207.020** Powers and duties of coroner when exe-
cuting process
- 207.030** Fees collected by county coroner

CROSS REFERENCES

- Compensation of coroner, 204.101
Coroner's or district attorney's inquest and proceed-
ings thereon, Ch. 146
Deputies of coroner, 204.601, 204.645, 204.685
Office hours, 204.905, 204.910
Personnel employed in office of coroner, transfer to
office of Deputy Chief Medical Investigator, 1965
c.221 § 28
- Traveling expenses of coroner, 204.410
207.020
Sheriffs, Ch. 206
207.030
Fees, disposition of in certain counties, 204.805
Fees of sheriff in civil proceedings, 21.410, 21.420
Sheriffs, Ch. 206

207.010 Process executed by coroner when sheriff a party. When the sheriff is a party to any action, suit or proceeding, the process therein, which it would otherwise be the duty of the sheriff to execute, shall, except when otherwise expressly provided by law, be executed by the coroner of the county.

[Repealed by 1965 c.221 §27]

Note: The repeal of ORS 207.010, 207.020 and 207.030 becomes operative when the office of Multnomah County Coroner becomes vacant or when the term of the incumbent expires in January 1969, whichever is first. See 1965 c.221 §29.

207.020 Powers and duties of coroner when executing process. A coroner who executes process in any action, suit or proceeding in the cases set forth in ORS 207.010, must execute it in the same manner as the sheriff should execute similar process. In the execution of such process and in every matter identical thereto, the coroner is invested with the powers, duties and responsibilities of the sheriff.

[Repealed by 1965 c.221 §27]

Note: See note under ORS 207.010.

207.030 Fees collected by county coroner. The fees of the coroner are as follows:

(1) For taking any inquest concerning the death of any person, \$5.

(2) The coroner, when acting as sheriff, is entitled to the same fees as a sheriff, and to the same fees allowed for the performance of service in any action, suit or proceeding when the sheriff is a party. The party paying such fees for the performance of service is entitled to recover the amount paid, when he is entitled to costs in the case, from the adverse party.

(3) The board of county commissioners of Multnomah County shall establish a schedule of fees to be collected by the coroner of the county and turned in to the county treasury.

[Amended by 1953 c.306 §17; 1959 c.628 §5; repealed by 1965 c.221 §27]

Note: See note under ORS 207.010.

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,
on November 15, 1965.

Sam R. Haley
Legislative Counsel