

Chapter 566

1977 REPLACEMENT PART

(1979 reprint)

Extension and Field Work; Rural Rehabilitation

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CROSS REFERENCES

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| 566.210 | 566.240 |
| Administrative procedures and rules of state agencies, 183.310 to 183.500 | Additional funds for employment of county extension agent, 568.790 |

566.010 [Repealed by 1953 c.334 §2]

566.020 [Repealed by 1953 c.334 §2]

566.030 [Repealed by 1953 c.334 §2]

566.040 [Repealed by 1953 c.334 §2]

566.050 [Repealed by 1953 c.334 §2]

566.060 [Repealed by 1953 c.334 §2]

566.070 [Repealed by 1953 c.334 §2]

566.080 [Repealed by 1953 c.334 §2]

566.090 [Repealed by 1953 c.334 §2]

566.100 [Repealed by 1953 c.334 §2]

566.110 [Repealed by 1953 c.334 §2]

566.120 [Repealed by 1953 c.334 §2]

EXTENSION AND FIELD WORK

566.210 Agricultural institutes. (1) The State Board of Higher Education may hold institutes for the instruction of citizens of this state in the various branches of agriculture at such times and at such places as the board may direct. The board shall make such rules and regulations as it deems proper for organizing and conducting the institutes, and shall employ an agent or agents to perform such work in connection therewith as it deems best.

(2) The course of instruction at the institutes shall be so arranged as to present to those in attendance results of the most recent investigations in theoretical and practical agriculture.

566.220 Extension and field work by Oregon State University. Oregon State University may engage in, conduct and encourage educational extension, demonstration and field work in all or any of the several counties of the state, the same to include agriculture, horticulture, dairying, domestic science and other industries. It shall be conducted by means of instruction in the established schools of the state and by itinerant schools, farmers' institutes, local clubs, demonstration trains, exhibits at state, county and other fairs and expositions, and otherwise in such manner as may from time to time be deemed expedient by the university.

566.230 [Repealed by 1955 c.771 §1]

566.240 Appropriation by county court for field and demonstration work. Any county court may provide and appropriate funds for use in and about agricultural or

farm demonstration and field work in its county, either by special provision in the annual tax levy of such county or by appropriation of funds not otherwise appropriated. The funds shall be expended subject to the supervision of Oregon State University. [Amended by 1977 c.559 §5]

566.250 Contiguous counties may form districts for field and demonstration work; benefits to counties when part of district not allowed. In order to obtain or increase the benefits to be derived from the provisions in ORS 566.220 to 566.260, any two or more contiguous counties may unite in the formation of a district. Each district so formed shall be regarded for the purposes of those sections as a single county, and shall be entitled to the same benefits under those sections as if such district were in fact one county. No county included in any such district shall, as a county, be entitled to any benefits provided for in ORS 566.220 to 566.260 so long as the district of which such county is a part receives such benefit.

566.260 State Treasurer may receive funds from other sources; expenditure. The State Treasurer is authorized to receive from the crop improvement committee of the City of Chicago, Illinois, and from other sources whenever and wherever the same may be available, moneys to be applied and expended under the supervision of Oregon State University in aid of all or any of the purposes provided for in ORS 566.220 to 566.250. All such sums are appropriated for those purposes. Any sums so received shall be in addition to any other benefits to be derived by such county under ORS 566.220 to 566.250 and shall be paid out in the same manner as other funds appropriated by ORS 566.260.

RURAL REHABILITATION

566.310 Definitions for ORS 566.310 to 566.360. As used in ORS 566.310 to 566.360:

(1) "Division" means the Division of State Lands.

(2) "Secretary" means the Secretary of Agriculture of the United States. [Formerly 414.040 and then 414.810]

566.320 Application to Federal Government for return of trust assets of dissolved Oregon Rural Rehabilitation Corporation. The Division of State Lands hereby

is designated as the state agency of the State of Oregon to make application to and receive from the Secretary of Agriculture of the United States, or any other proper federal official, pursuant and subject to the provisions of Public Law 499, 81st Congress, approved May 3, 1950, the trust assets, either funds or property, held by the United States as trustee in behalf of the Oregon Rural Rehabilitation Corporation. [Formerly 414.050 and then 414.820]

566.330 Authority to enter into agreements with Secretary of Agriculture to administer trust assets. The division is authorized to enter into agreements with the secretary pursuant to section 2(f), Public Law 499, 81st Congress, upon such terms and conditions and for such periods of time as may be mutually agreeable, authorizing the secretary to accept, administer, expend and use in the State of Oregon all or any part of such trust assets for carrying out the purposes of Titles I and II of the Bankhead-Jones Farm Tenant Act, in accordance with the applicable provisions of Title IV thereof, as now or hereafter amended, and to do all things necessary to effectuate and carry out the purposes of such agreements. [Formerly 414.060 and then 414.830]

566.340 Administration of trust assets. Notwithstanding any other provisions of law, the funds and proceeds of the trust assets which are not authorized to be administered by the secretary under the provisions of ORS 566.330 shall be received by the division and by it deposited in the State Treasury. Notwithstanding the provisions of ORS 291.238, such funds hereby are appropriated and may be expended or obligated by the division for the purposes of ORS 566.330 or for use by the division for such of the rural rehabilitation purposes permissible under the charter of the now dissolved Oregon Rural Rehabilitation Corporation as may from time to time be agreed upon by the division and the secretary,

subject to the applicable provisions of Public Law 499, 81st Congress. [Formerly 414.070 and then 414.840]

566.350 General authority of division in administering law; delegation of authority to Secretary of Agriculture. (1) The division may:

(a) Collect, compromise, adjust or cancel claims and obligations arising out of or administered under ORS 566.310 to 566.360 or under any mortgage, lease, contract or agreement entered into or administered pursuant to ORS 566.310 to 566.360; and, if it is in its judgment necessary and advisable, pursue the same to final collection in any court having jurisdiction.

(b) Bid for the purchase at any execution, foreclosure or other sale, or otherwise to acquire property upon which the division has a lien by reason of a judgment or execution, or which is pledged, mortgaged, conveyed or which otherwise secures any loan or other indebtedness owing to or acquired by the board under ORS 566.310 to 566.360.

(c) Accept title to any property so purchased or acquired; operate or lease such property for such period as may be deemed necessary to protect the investment therein; sell or otherwise dispose of such property in a manner consistent with the provisions of ORS 566.310 to 566.360.

(2) The authority granted in this section may be delegated to the secretary with respect to funds or assets authorized to be administered and used by him under agreements entered into pursuant to ORS 566.330. [Formerly 414.080 and then 414.850]

566.360 Nonliability of United States and Secretary of Agriculture. The United States and the secretary shall be held free from liability by virtue of the transfer of the assets to the division pursuant to ORS 566.310 to 566.360. [Formerly 414.090 and then 414.860]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Thomas G. Clifford, 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,
October 1, 1977.

Thomas G. Clifford
Legislative Counsel

