

vided that such operation shall be performed upon every convict or inmate of such institution who has been convicted of prostitution or violation of the law as laid down in chapter two hundred sixteen (216) of the acts of the thirty-third general assembly, or who has been twice convicted of other sexual offenses, including soliciting, as defined in section four thousand nine hundred seventy-five-c (4975-c) of the supplement to the code, 1907, or who has been twice convicted of a felony, and each such convict or inmate shall be subjected to this same operation of vasectomy or ligation of the Fallopian tubes, as the case may be, by the physician of the institution, or one selected by him.

SEC. 2. Certain persons—operation upon application. Those afflicted with syphilis or epilepsy may apply to the board of parole, or any judge of the district court, and upon order of such board or judge, the operation of vasectomy or ligation of the Fallopian tubes may be performed upon such person, and any law restricting the marriage of such persons shall be void and of none effect, in case one of the contracting parties has submitted to such operation and the same was known to both parties before their marriage.

SEC. 3. Annual report. The board of parole shall make an annual report to the governor of the state, fully covering their proceedings under the authority of this act, and also observations and statistics regarding its benefits.

SEC. 4. Unsexing prohibited except as authorized—penalty. Except as authorized in this act, every person who shall perform, encourage, assist in or otherwise promote the performance of either of the operations described in section one (1) of this act, for the purpose of destroying the power to procreate the human species, or any person who shall knowingly permit either of such operations to be performed upon such persons, unless the same shall be a medical necessity, shall be fined not more than one thousand dollars (\$1,000.00), or imprisoned in the penitentiary not to exceed one year, or both.

Approved April 19 A. D. 1913.

CHAPTER 188.

STALLIONS, JACKS AND REGISTERED OR PEDIGREED STOCK.

Sub. for S. F. 144.

AN ACT to amend sections two (2), three (3), five (5) and seven (7) of the law as it appears in chapter one hundred (100) of the laws of the 34th general assembly, and adding new sections to the same relating to stallions and jacks.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Examination—certificate of veterinarian. Amend section two (2) of the law as it appears in chapter one hundred (100) of the laws of the 34th general assembly by striking out all of that section up to the comma after the word "disease" in the ninth line thereof and inserting in lieu thereof the following: "The owner or keeper of each and every stallion or jack over two years old kept for public service, sale, exchange or transfer shall cause said stallion or jack to be examined by a duly qualified veterinarian who shall be a graduate of a recognized college and registered as a graduate veterinarian by the Iowa board of veterinary examiners, or veterinarian, licensed by said board, who shall make affidavit that such animal is free from hereditary, infectious, contagious or transmissible disease or unsoundness.

SEC. 2. Disqualification. Amend section three (3) of the law as it appears in chapter one hundred (100) of the laws of the 34th general assembly by striking out the words "bog spavin" in line five and inserting in lieu thereof the word "ringbone" and by striking out the word "ringbone" in line eleven and inserting in lieu thereof the words "bog spavin".

SEC. 3. Imported stallions or jacks—certificate—temporary permit. Strike out all of section seven (7) of the law as it appears in chapter one hundred (100) of the laws of the 34th general assembly and insert in lieu thereof: "Every person, firm, company or corporation importing from foreign countries any stallion or jack into the state of Iowa for use or public service, sale, exchange or transfer shall secure certificates of freedom from diseases and unsoundness from a duly qualified or licensed veterinarian in this state, certifying that said animal is free from any or all diseases and unsoundnesses enumerated in section three (3) of chapter one hundred (100) of the acts of the 34th general assembly as herein amended. Said certificate must be filed with the secretary of the state board of agriculture, who shall issue a certified copy of said certificate of soundness without charge to said importer which shall serve as a temporary permit to offer said stallion for public service, sale, exchange or transfer until such time as original certificate of pedigree can be produced and state certificate of enrollment and soundness issued. Said temporary permit shall be invalid after ninety (90) days from date of issue.

SEC. 4. Examination upon complaint—licensed veterinarian. Amend section five (5) of the law as it appears in chapter one hundred (100) of the laws of the thirty-fourth general assembly by inserting after the word "graduate" and before the word "veterinarian" in line five the words "or licensed", and by inserting after the word "graduate" and before the word "veterinarian" in line eight the words "or licensed".

SEC. 5. Certificate of soundness. Add to chapter one hundred (100) of the acts of the 34th general assembly the following sections to follow section seven (7):

No stallion or jack shall be brought into the state of Iowa from any other state unless accompanied by a certificate of soundness issued by a duly qualified veterinarian who must be approved by the state veterinarian of the state in which the animal is purchased, such examination to cover all diseases and unsoundnesses specified in section three (3) of chapter one hundred (100) of the acts of the 34th general assembly as herein amended. Said certificate must be filed with the secretary of the state board of agriculture, who shall issue a permit admitting said stallion or jack into the state.

SEC. 6. Importation prohibited unless accompanied by veterinarian's certificate—violation punished. On and after July 4, 1913, no railroad company, transportation company or common carrier shall transport into the state of Iowa except for exhibition or racing purposes, any stallion or jack unless accompanied by a state veterinarian's certificate as provided in section four (4) of this act. Violation of this provision shall be punished as provided in section eight (8) of chapter one hundred (100) of the acts of the 34th general assembly.

SEC. 7. Permanent state certificate of soundness—fee. Any stallion or jack six years old or over and having successfully passed veterinary examinations for soundness for two consecutive years shall be entitled to a permanent state certificate of soundness. The last examination must have been made within the year in which said certificate was granted, provided, however, that said permanent certificate must be returned each year to the secretary of the state board of agriculture with a fee of one dollar (\$1.00) for renewal and

must be accompanied by a certificate signed by a duly qualified or licensed veterinarian that said animal is free from contagious, infectious or communicable diseases.

SEC. 8. Blind stallion or jack. The owner of any blind stallion or jack may upon application have the same examined at the expense of the owner of said animal by a board of three examiners, one to be the state veterinarian or his duly authorized deputy, one to be selected by the owner of the animal who shall be a graduate or licensed veterinarian, and these two shall appoint a third graduate or licensed veterinarian who shall act with them, and if upon examination and proof furnished, all three or any two members of said board declare that such blindness was caused by accident or disease not transmissible, then upon affidavit of said board the secretary of the state board of agriculture shall be authorized to issue a state certificate.

SEC. 9. In effect. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register & [and] Leader and Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

Approved March 15th A. D. 1913.

I hereby certify that the foregoing act was published in the Register and Leader and Des Moines Capital March 20, 1913.

W. S. ALLEN,
Secretary of State.

CHAPTER 189.

BOUNTY ON WOLVES.

Sub. for S. F. 175.

AN ACT to amend section twenty-three hundred forty-eight (2348) of the code relating to bounty on wolves.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Bounty. That the law as it appears in section twenty-three hundred forty-eight (2348) of the code be amended by striking out of the first line thereof the word "five" and inserting in lieu thereof the word "twenty", and by striking out of the second line thereof the word "two" and inserting in lieu thereof the word "four".

Approved April 2 A. D. 1913.

CHAPTER 190.

BOUNTY FOR KILLING CROWS.

H. F. 105.

AN ACT to provide for the payment of bounties for killing crows.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Bounty allowed by board of supervisors. The board of supervisors of any county may allow a bounty not to exceed ten cents for each crow killed within the county, to be paid out of the general county fund, to the person killing the same, on the terms and conditions hereinafter provided.

SEC. 2. Proof. The person killing any such crow within the county, shall remove and present to the county auditor, the head and feet of each crow for which he claims the bounty and shall also furnish written proof, under oath,