

Black Exclusion Laws in Oregon

By Greg Nokes

Oregon's racial makeup has been shaped by three black exclusion laws that were in place during much of the region's early history. These laws, all later rescinded, largely succeeded in their aim of discouraging free blacks from settling in Oregon early on, ensuring that Oregon would develop as primarily white.

White emigrants who came to present-day Oregon during the 1840s and 1850s generally opposed slavery, but many also opposed living alongside African Americans. Many were nonslaveholding farmers from Missouri and other border states who had struggled to compete against those who owned slaves. To avoid a similar competitive situation in Oregon, they favored excluding blacks entirely, although a small number did settle in region. A few immigrants brought slaves to Oregon during this time, taking advantage of the lack of enforcement of Oregon's anti-slavery laws.

Oregon's small white population had voted on July 5, 1843, to prohibit slavery by incorporating into Oregon's 1843 Organic laws a provision of the 1787 Northwest Ordinance: "There shall be neither slavery nor involuntary servitude in the said territory otherwise than in the punishment of crimes whereof the party shall have been duly convicted." The law was amended, however, on June 26, 1844, by the provisional government's new legislative council, headed by Missouri immigrant Peter Burnett. As amended, the law prohibited slavery, gave slaveholders a time limit to "remove" their slaves "out of the country," and freed slaves if their owners refused to remove them.

The effect was to legalize slavery in Oregon for three years. Moreover, once freed, a former slave could not stay in Oregon—a male would have to leave after two years, a female after three. Any free black who refused to leave would be subject to lashing, a provision that was known as "Peter Burnett's lash law." Burnett, who later became the first U.S. governor of California, gave this explanation for his support for the law: "The object is to keep clear of that most troublesome class of population [blacks]. We are in a new world, under the most favorable circumstances and we wish to avoid most of those evils that have so much afflicted the United States and other countries."

Because the lashing penalty was judged to be unduly harsh, the council substituted a lesser penalty later that year, and voters rescinded the law in 1845 before anyone could be punished. The law did discourage at least one settler—George Bush, a Pennsylvania-born free black who had been a successful farmer in Missouri. After arriving in Oregon with his wife and six sons, he decided to settle north of the Columbia River near Puget Sound, out of the reach of the 1844 Oregon law.

The second exclusion law was enacted by the Territorial Legislature on September 21, 1849. This law specified that "it shall not be lawful for any negro or mulatto to enter into, or reside" in Oregon, with exceptions made for those who were already in the territory. The law targeted African American seamen who might be tempted to jump ship. The preamble to the law addressed a concern that African Americans might "intermix with Indians, instilling into their minds feelings of hostility toward the white race." The law was rescinded in 1854.

At least one person was expelled under the law. Jacob Vanderpool, reportedly a sailor from the West Indies, arrived in Oregon in 1850 and was arrested and expelled from the territory. Exclusion orders were issued against at least three other blacks during this period, but they received enough support from whites that they were allowed to stay.

Delegates to Oregon's constitutional convention submitted an exclusion clause to voters on November 7, 1857, along with a proposal to legalize slavery. Voters disapproved of slavery by a wide margin, ensuring that Oregon would be a free state, and approved the exclusion clause by a wide margin. Incorporated into the Bill of Rights, the clause prohibited blacks from being in the state, owning property, and making contracts. Oregon thus became the only free state admitted to the Union with an exclusion clause in its constitution.

The clause was never enforced, although several attempts were made in the legislature to pass an enforcement law. The 1865 legislature rejected a proposal for a county-by-county census of blacks that would have authorized the county sheriffs to deport blacks. A Senate committee killed the last attempt at legislative enforcement in 1866. The clause was rendered moot by the 14th Amendment

to the U.S. Constitution, although it was not repealed by voters until 1926. Other racist language in the state constitution was removed in 2002.

Although the exclusion laws were not generally enforced, they had their intended effect of discouraging black settlers. The 1860 census for Oregon, for example, reported 128 African Americans in a total population of 52,465. In 2013, only 2 percent of the Oregon population was black.

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http://oregonhist-oep-dev.azurewebsites.net/articles/exclusion_laws/