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Setting the Farm Animal Welfare Scene in North America

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Setting the Farm Animal Welfare Scene in North America

Abstract
The objectives of this paper are to (1) set the scene on what animal welfare is, the schools that one can subscribe and how this could influence the direction that farm animal welfare could go (2) provide an overview on some of the critical farm animal welfare events that have occurred over the past 10 years in North America and (3) to review the legislative events; past and future that will affect farm animal welfare. Animal welfare is not a term that arose in science to express a scientific concept; rather it arose in western civilization through society to express ethical concern regarding the treatment of animals. There are three “schools of welfare”: the first school is a feeling-based school, the second is a functioning-based school and the third is a nature-based school. The importance of an individual’s philosophies and the “schools” that people ascribe to follow could have enormous consequences for the U.S. animal commodity groups in regards to the advice, information and direction that is provided pertaining to methods used for farm animal housing, feeding, handling, transportation and processing practices. Over the past decade there has been an escalation of welfare-related events in North America. These events have spanned from under cover investigations on farm and in plants, campaigns against fast-food chain restaurants, purchasing of shares and stocks by humane and rights groups, a push for assuring on farm animal welfare through a plethora of assessment, certification and third-party auditing programs and challenges to several housing systems (gestation stalls, veal stalls, and the cage system for the laying hen), downer animal act, and an update to the 28-h rule for farm animals through legislative initiatives. In conclusion, farm animal welfare is here to stay in North America. All individuals involved in the business of keeping animals for food have a huge responsibility in making sure that their animals are housed, raised, transported and processed with welfare forefront. The animal livestock industries will need to be on the forefront of the welfare issues that pertain to their industry and will need to show increasing accountability to their customers and consumers that farm animal welfare is of critical importance.

Keywords
Animal, Audits, Farm, Law, Programs, Welfare

Disciplines
Agriculture | Agriculture Law | Animal Sciences

Comments
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Setting the Farm Animal Welfare Scene in North America

A. K. Johnson
Department of Animal Science, Iowa State University, Ames, IA

Abstract. The objectives of this paper are to (1) set the scene on what animal welfare is, the schools that one can subscribe to and how this could influence the direction that farm animal welfare could go (2) provide an overview on some of the critical farm animal welfare events that have occurred over the past 10 years in North America and (3) to review the legislative events; past and future that will affect farm animal welfare. Animal welfare is not a term that arose in science to express a scientific concept; rather it arose in western civilization through society to express ethical concern regarding the treatment of animals. There are three “schools of welfare”: the first school is a feeling-based school, the second is a functioning-based school and the third is a nature-based school. The importance of an individual’s philosophies and the “schools” that people ascribe to follow could have enormous consequences for the U.S. animal commodity groups in regards to the advice, information and direction that is provided pertaining to methods used for farm animal housing, feeding, handling, transportation and processing practices. Over the past decade there has been an escalation of welfare-related events in North America. These events have spanned from undercover investigations on farm and in plants, campaigns against fast-food chain restaurants, purchasing of shares and stocks by humane and rights groups, a push for assuring on farm animal welfare through a plethora of assessment, certification and third-party auditing programs and challenges to several housing systems (gestation stalls, veal stalls, and the cage system for the laying hen), downer animal act, and an update to the 28-h rule for farm animals through legislative initiatives. In conclusion, farm animal welfare is here to stay in North America. All individuals involved in the business of keeping animals for food have a huge responsibility in making sure that their animals are housed, raised, transported and processed with welfare forefront. The animal livestock industries will need to be on the forefront of the welfare issues that pertain to their industry and will need to show increasing accountability to their customers and consumers that farm animal welfare is of critical importance.

Keywords: Animal, Audits, Farm, Law, Programs, Welfare

Welfare and Schools of Thought

Animal welfare is not a term that arose in science to express a scientific concept; rather it arose in western civilization through society to express ethical concern regarding the treatment of animals. There are three “schools of welfare” and depending on which school an individual subscribes to will often influence the philosophical definitions of welfare that they subscribe to follow. The first school is a feeling based school. Definitions would often include some reference to the importance of ascertaining what the animal feels in regards to pleasure, suffering, distress and pain. The second school is a functioning based school where a focus on the animals’ fitness and health are of important consideration. The third school is a nature based school that values the animals’ natural behaviors under natural conditions. Often welfare researchers will formulate their own definitions that cross over one or more of the outlined schools of thought. In turn, due to these variable schools of thought welfare researchers are still unable to agree on one welfare definition. The importance of an individuals philosophies and what they ascribe welfare as being will have enormous consequences for the U.S. animal commodity groups in regards to the advise, information and direction that is given on the policies and procedures for farm animals housing, feeding, handling, transportation and processing practices.

What Are the Farm Animal Welfare Challenges?

Campaigns
Animal commodity groups have been and continue to be challenged from individuals and groups outside of the traditional production sector. These challenges come from groups that range in their demands from those that do not agree with raising animals for food produce (PETA, 2008) to groups who oppose specific production practices or housing systems (AWI, 2003; HSUS, 2003). In the mid 1990’s the People for the Ethical Treatment of Animals (PETA) began actively targeting food service companies under a variety of slogans “McCruelty”, “Murder King” and “Death in the Box” to highlight a few. McDonalds and Burger King formed their own Animal Welfare Committees to formulate animal welfare guidelines for their suppliers. In 2000 McDonalds published their welfare guidelines and in 2001 Burger King followed suit. Although they later retracted the letter, in late 2001, Applebee’s sent out a detailed letter to their vendors insisting that they only purchase meat from suppliers that:

1. Begin a process to phase out . . . farms that continuously confine sows….
2. Immediately euthanize any animals at the slaughterhouse which are overheated or in severe pain
3. Continuously improve the minimum living conditions of animals…..
4. Not to accept any product from suppliers that mutilates animals for convenience.

More recently, PETA has applauded Kentucky Fried Chicken (KFC) in Canada noting that “KFC Canada gives in to PETA’s demands.” In the news release that can be located at http://getactive.peta.org/campaign/canada_kfc_victory, PETA reports that for “more than five years, PETA has been pressuring fast-food chain KFC to stop the worst abuses of chickens, like scalding birds to death, slitting their throats while they're still conscious, and drugging and breeding them to grow so large that they cripple beneath their own weight. Now PETA has scored a major victory and is ending its Kentucky Fried Cruelty boycott in Canada. The boycott will continue in other countries where KFC has restaurants, including the United States, until they follow KFC Canada's lead. Following months of closed-door negotiations between PETA and KFC Canada we are thrilled to announce that KFC Canada has agreed to a historic new animal welfare plan that will dramatically improve the lives and deaths of millions of chickens killed for KFC Canada.” According to the PETA report, KFC Canada will take the following actions:

- Phase in purchases of 100 % of its chickens from suppliers that use controlled-atmosphere killing (CAK).
- Add a vegan faux-chicken item to the menu of all 461 Prism-owned KFC restaurants (more than half of all the KFCs in Canada).
- Improve its animal welfare audit criteria to reduce the number of broken bones and other injuries suffered by birds.
- Urge its suppliers to adopt better practices, including improved lighting, lower stocking density and ammonia levels, and a phase out of growth-promoting drugs and breeding practices that painfully cripple chickens.

An additional on-going PETA campaign to note is the “WOOF” campaign which is posing the question; “what is the difference between the animal you call dinner and the animal you share your home with?” with a particular comparison between dogs and pigs (http://www.peta2.com/woof/index.asp) and a graphic video which can be located at http://www.meat.org/ this work is titled “Meet your meat.”

Burger King (March 28th 2007) in an article titled “Burger King sets precedent in Fast Food Sector” reportedly sent a letter to PETA and HSUS outlining its new set of animal welfare policies aimed at reducing its support for some of the worst factory farm abuses. Wayne Pacelle, president and CEO of The Humane Society of the United States was quoted as saying "With its new policy changes, Burger King is signaling to agribusiness that the most inhumane factory farming practices are on the way out. As a result of this decision, large numbers of farm animals across the nation will be spared much needless suffering. The more consumers learn about factory farming cruelties, the more they insist upon better treatment for animals. There is a long way to go before we end farm animal abuse, but today's announcement sets the country on a clear trajectory on factory farming issues.” The article noted that Burger King will / has:

- Begun purchasing 2% of its eggs from producers that do not confine laying hens in battery cages and it will more than double the percentage of cage free eggs it is using to 5 % by the end of 2007.
- Implemented a purchasing preference for cage-free eggs. Such a preference is intended to favor producers that convert away from battery-cage confinement systems.
- Started purchasing 10% of its pork from producers that do not confine breeding pigs in gestation crates. The volume of pork purchases coming from gestation crate-free producers will double to 20% by the end of 2007.
- It has also implemented a purchasing preference for pork from producers that do not confine breeding sows in gestation crates.
- It has implemented a preference for producers that use controlled atmosphere stunning of chickens used for meat.

FMI-NCCR

In 2001 the National Council of Chain Restaurants (NCCR) and the Food Marketing Institute (FMI) formed an alliance to address these animal welfare challenges for their respective members. FMI and NCCR formed an animal welfare program to review producer guidelines and to create a process where third party auditing could be conducted to assure that animals destined for the human dinner plate are raised, handled, transported and harvested for under controlled, animal welfare guidelines (FMI, 2003). The FMI-NCCR animal advisory group members can be located in Table 1.
Table 1. FMI-NCCR animal welfare advisors.

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Organization</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adele Douglass</td>
<td>Executive Director</td>
<td>Humane Farm Animal Care</td>
</tr>
<tr>
<td>David Fraser</td>
<td>Professor, Animal Welfare Program</td>
<td>Animal Science, University of British Columbia</td>
</tr>
<tr>
<td>Gail Golab</td>
<td>Associate Director, Animal Welfare</td>
<td>American Veterinary Medical Association</td>
</tr>
<tr>
<td>Temple Grandin</td>
<td>Associate Professor</td>
<td>Animal Science, Colorado State University</td>
</tr>
<tr>
<td>Joy Mench</td>
<td>Professor</td>
<td>Animal Science, University of California-Davis</td>
</tr>
<tr>
<td>Joe M. Regenstein</td>
<td>Professor</td>
<td>Food Science, Cornell University</td>
</tr>
<tr>
<td>Janice Swanson</td>
<td>Professor</td>
<td>Animal Science, Michigan State University</td>
</tr>
</tbody>
</table>

The FMI-NCCR Animal Advisory Group had the following objectives when reviewing producer guidelines (1) to compare the guidelines to FMI-NCCR guidance, (2) recommend changes for current practices that do not meet FMI-NCCR criteria and (3) to encourage research. In June 2002 FMI-NCCR released their first report on producer guidelines (http://www.fmi.org/animal_welfare). For the pork industry, FMI-NCCR endorsed the sow performance guidelines as printed in the Swine Care Handbook and the following statement was presented: “One of the most challenging issues the pork industry faces is confinement of gestating sows. Current pork industry guidelines include several enhancements regarding sow stalls but our experts have challenged the industry to go further. As a short term measure the FMI and NCCR support enhanced pork industry guidelines regarding individual housing systems, including:
1. The pregnant sow should be able to lie down on her side without her teats extending into the adjacent stall.
2. Her head should not have to rest on a raised feeder.
3. Her rear quarters should not come into contact with the back of the stall.
4. The pregnant sow should be able to stand up unimpeded.

Subsequent to this review the Pork Checkoff’s Animal Welfare Committee amended the industry performance guideline to say a sow in gestation housing should be able to:
1. Lie down without the head having to rest on a raised feeder,
2. Lie down without the rear quarters having to be in contact with the back of the stall,
3. Easily lie down in full lateral recumbency and stand back up.

To date the FMI-NCCR animal welfare advisory group has worked through all the commodity groups’ welfare related material in North America with varying outcomes and finalizations. Table 2, indicates the status chart of the FMI-NCCR process.

Table 2. FMI-NCCR Animal Welfare Guideline Status Chart, March 2007.

<table>
<thead>
<tr>
<th>Producer Organization</th>
<th>FMI-NCCR Endorsement</th>
<th>Points of difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Meat Institute</td>
<td>Endorsed slaughter guidelines and training materials documents for cattle, swine, sheep and goats (2002)</td>
<td>None</td>
</tr>
<tr>
<td>Milk and Dairy Beef Quality Assurance Centre (DQA); National Milk Producers Federation</td>
<td>Endorsed DQA’s Animal Care Guidelines and training program for milk and dairy beef (2002)</td>
<td>None</td>
</tr>
<tr>
<td>National Chicken Council</td>
<td>Endorsed slaughter guidelines for broiler chickens (2003)</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>Endorsed animal welfare guidelines for production, transportation and euthanasia (2004)</td>
<td>None</td>
</tr>
<tr>
<td>National Pork Board</td>
<td>Endorsed animal welfare guidelines of the swine industry (2004)</td>
<td>FMI and NCCR have issued a policy statement on housing for pregnant sows.</td>
</tr>
<tr>
<td>National Turkey Federation</td>
<td>FMI-NCCR Advisors are reviewing production and slaughter guidelines of the turkey industry</td>
<td>Guideline review not completed</td>
</tr>
<tr>
<td>United Egg Producers</td>
<td>Endorsed production, handling, transportation, processing and euthanasia guidelines for layers of shell and breaking eggs (2002)</td>
<td>None</td>
</tr>
</tbody>
</table>
Processing plants

Not all the attention pertaining to farm animal welfare is occurring on the farm, in fact all stages of the chain of production (farm to fork) is under scrutiny. In 2008, Jones (2008) on behalf of the Animal Welfare Institute wrote and published a report titled “Crimes without consequences: the enforcement of humane slaughter laws in the United States”. The report attempted to answer the following questions:

1. To what degree is the federal humane slaughter law enforced at federally-inspected slaughterhouses?
2. Does enforcement vary by animal species, by size of slaughter plant or by region of the United States?
3. Are state and federal humane slaughter laws enforced at state-inspected and custom slaughterhouses, and do state anti-animal cruelty statutes protect animals against inhumane treatment at slaughter?
4. Does the United States require compliance with its humane slaughter law at foreign slaughterhouses approved to export meat products to the United States?
5. Does the meat industry monitor compliance with its voluntary humane slaughter standards?
6. Does it take action against slaughterhouses failing to meet the standards?

Jones, (2008) reviewed and summarized data obtained from more than 60 public records requests to federal and state agriculture departments, as well as other documents, covering a 5-year period from 2002 through 2007. In one section titled Non-compliance records (NR) it details the role of the Food Safety Inspection Service (FSIS) inspection personnel present at slaughter establishments. This section details what types of inspectors should be there and when a NR was issued (humane handling and slaughter standards). In March 2004, a Freedom of Information Act (FOIA) request was submitted by Jones (2008) to FSIS for all NRs, citing the humane handling and slaughter inspection procedure code (04C02) issued to U.S. plants between October 1, 2002 and March 31, 2004. FSIS released a total of 424 records. Jones (2008) collated several tables in regards to NR’s for issues pertaining to animal welfare at the plant that can be viewed in Table 3.

Table 3. Federal violations by type, October 1, 2002 to March 31, 2004 (Jones, 2008).

<table>
<thead>
<tr>
<th>Type</th>
<th>Number</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Failure to provide water in pen</td>
<td>123</td>
<td>24.5</td>
</tr>
<tr>
<td>Pens or grounds in disrepair</td>
<td>80</td>
<td>16.0</td>
</tr>
<tr>
<td>Conscious animal on bleed rail</td>
<td>77</td>
<td>15.4</td>
</tr>
<tr>
<td>Ineffective stunning</td>
<td>65</td>
<td>13.0</td>
</tr>
<tr>
<td>Improper handling of disabled animal</td>
<td>51</td>
<td>10.2</td>
</tr>
<tr>
<td>Slippery surfaces / falling</td>
<td>27</td>
<td>5.4</td>
</tr>
<tr>
<td>Inadequate space in pen for lying</td>
<td>25</td>
<td>5.0</td>
</tr>
<tr>
<td>Excessive force used to drive animals</td>
<td>24</td>
<td>4.8</td>
</tr>
<tr>
<td>Other</td>
<td>20</td>
<td>4.0</td>
</tr>
<tr>
<td>Failure to provide food in pen</td>
<td>9</td>
<td>1.8</td>
</tr>
<tr>
<td>Total</td>
<td>501</td>
<td>.</td>
</tr>
</tbody>
</table>

At the time of writing this paper, one of the largest upsets that has occurred in the industry to date was the incidence at the Chino processing plant. The plant was accused of supplying meat from at-risk cattle and treating weak animals cruelly. Westland Meat Co., Hallmark’s distributor and a ground beef supplier for the National School Lunch Program, voluntarily halted operations at the time of the accusations (February 2008). USDA undersecretary for food safety, Richard Raymond was quoted, “It was reported that the meatpacker clearly violated federal regulations and the Humane Methods of Slaughter Act.” A video was released during this time period by the Humane Society of the United States which showed / scripted slaughterhouse workers “forcing “downer” cows to their feet using sticks, ramming them with the blades of a forklift, jabbing them in the eyes, kicking them, applying painful electrical shocks and inserting a hose and forcing water up their noses in attempts to force sick or injured animals to walk to slaughter” (https://community.hsus.org/campaign/2008_downer_investigation2). The CEO of HSUS Wayne Pacelle was reported as saying “This torture is right out of the water-boarding manual. To see the extreme cruelties shown in the HSUS video challenges comprehension. This must serve as a five-alarm call to action for Congress and the U.S. Department of Agriculture. Our government simply must act quickly both to guarantee the most basic level of humane treatment for farm animals and to protect America's most vulnerable people, our children, needy families and the elderly from potentially dangerous food.”

PEW

In April 2008 a project of The Pew Charitable Trusts and Johns Hopkins Bloomberg School of Public Health published a report titled, “Putting meat on the table: Industrial farm animal production in America” (http://www.pewtrusts.org/uploadedFiles/wwwpewtrustsorg/Reports/Industrial_Agriculture/PCIFAP_FINAl.pdf). The report was the result of a two year investigation that looked at areas of public health,
environment, animal welfare and rural America. The report has separate chapters on each issue and then a PEW commission recommendation section. In summary the PEW commission noted for animal welfare that industrial farm animal production methods (IFAP) for raising food animals have generated concern and debate over just what constitutes a reasonable life for animals and what kind of quality of life we owe the animals in our care. It is an ethical dilemma that transcends objective scientific measures, and incorporates value-based concerns. Physical health as measured by absence of some diseases or predation, for example, may be enhanced through confinement since the animals may not be exposed to certain infectious agents or sources of injury that would be encountered if the animals were raised outside of confinement. It is clear, however, that good animal welfare can no longer be assumed based only on the absence of disease or productivity outcomes. Intensive confinement (e.g. gestation crates for swine, battery cages for laying hens) often so severely restricts movement and natural behaviors, such as the ability to walk or lie on natural materials, having enough floor space to move with some freedom, and rooting for pigs, that it increases the likelihood that the animals suffer severe distress. Good animal welfare can also help to protect the safety of our nation’s food supply. Scientists have long recognized that food safety is linked to the health of the animals that produce the meat, dairy and egg products that we eat. In fact, scientists have found modern intensive confinement production systems can be stressful for food animals, and that stress can increase pathogen shedding in animals. Several recommendations for IFAP animal welfare prevailed and these were:

1. The animal agriculture industry should implement federal performance-based standards to improve animal health and well-being.
2. Implement better animal husbandry practices to improve public health and animal well-being.
3. Phase out the most intensive and inhumane production practices within a decade to reduce IFAP risks to public health and improve animal well-being.
4. Improve animal welfare practices and conditions that pose a threat to public health and animal well-being.
5. Improve animal welfare research in support of cost-effective and reliable ways to raise food animals while providing humane animal care.

**Being Transparent, Credible and Accountable**

Numerous educational, assessment and certification programs have been created and marketed to ensure the transparency, creditability and accountability for the methodologies utilized in caring for farm animals. The following organizations have all created differing levels of accountability through their educational assessment and or certification programs; American Humane Association; American Meat Institute (AMI), American Sheep Industry Association, Animal Welfare Institute, Humane Farm Animal Care, Milk and Dairy Beef, National Cattlemen and Beef Association, National Chicken Council, National Pork Board, National Turkey Federation and the United Egg Producers (Table Four). The aim of any welfare approach should be to find solutions that are science based, transparent to the customer and workable, credible and affordable to those raising the animals for food.

Some agri-businesses are making company policy changes from within on how their animals are housed. Probably the largest announcement in 2007 came from Smithfield Foods, on January 25th. Smithfield Foods made a landmark decision regarding sow management in that they were beginning the process of phasing out the gestation stall. In a statement from Smithfield’s web page they noted that “Beginning in 2007 and continuing over the next 10 years, our hog production subsidiary Murphy-Brown will move to using group pens for housing pregnant sows. The process will phase out individual gestation stalls on all company-owned sow farms in favor of group housing. We are also working with our contract growers regarding system conversion.” The article further noted that Smithfield Foods based its decision on initial results from its own three-year study into sow housing to determine the impact such a switch would have on sows. Preliminary results showed that group housing arrangements work as well as gestation stalls in providing sows with proper care during their pregnancies. This landmark decision further evidences our commitment to industry leadership. Another interesting “alliance” of sorts came through the United Egg Producers announcing an animal welfare relationship with the American Humane Association. PR Newswire (ALPHARETTA, Ga; March 24th,2008) reported that the United Egg Producers (UEP), a trade association representing most U.S. egg farmers and companies, has developed a new working relationship with the Denver-based American Humane Association, the only national organization dedicated to protecting both children and animals. American Humane has a 131-year legacy of being the gold standard of animal welfare. Under terms of the agreement between the two organizations, UEP will recognize American Humane CertifiedTM animal welfare audits as also meeting UEP Certified standards if those egg producers also meet some additional criteria. The American Humane Certified program established guidelines for the production of eggs from hens in cage-free and free-range farm systems, while the UEP Certified program provides science-based guidelines for the production of eggs from hens either in modern cage production housing systems or cage-free farm systems. Under terms of the agreement, an egg farmer
who passes the American Humane Certified audit, pays the fees and is a member in good standing with the UEP Certified Program and meets the UEP guidelines on 100 % of their egg production, can then use the UEP Certified logo and market those eggs as UEP Certified in addition to marketing them as American Humane Certified and using the American Humane Certified logo. The advantage to an egg farmer is that they would not have to undergo and pay for a second audit of their farm, as UEP will accept the American Humane Certified animal welfare audit. "When UEP began developing science-based guidelines for the production of eggs in modern cage housing systems in the late 1990s, the American Humane Association participated in those discussions," said Gene Gregory, president of UEP. "We're pleased to renew a working relationship with them and we have always regarded them as one of the most credible animal-welfare organizations in the country." Marie Belew Wheatley, president and CEO of American Humane, said, "We are enthusiastic about this agreement between our organizations that will facilitate certification of more egg producers who are in compliance with American Humane standards. Certification by both organizations assures consumers that they will be able to find humanely produced eggs in more locations."

There has been increasing pressure from customers (McDonalds, Burger King, Kentucky Fried Chicken, Wal-mart etc.,) who purchase animal products via multiple communications that farm animal welfare assurances are required through routine third party audits to further enforce and “prove” back to their consumers (the general public) that animal produce that ends up on the family table is being cared for per the program specifications. To date these are being completed in Federally inspected Pork, Beef and Chicken plants but there is continued discussion on the need for these audits to be taken further back, onto the farm (AMI, 2008; FACTA, 2008; PAACO, 2008, Validus, 2008).

<table>
<thead>
<tr>
<th>Source</th>
<th>Scope</th>
<th>Program / document</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Meat Institute</td>
<td>Livestock slaughter plants</td>
<td>Recommended animal handling guidelines</td>
<td>Audit guide</td>
</tr>
<tr>
<td>American Sheep Industry</td>
<td>Sheep</td>
<td>Sheep care guide</td>
<td>Voluntary audit</td>
</tr>
<tr>
<td>Animal Welfare Institute</td>
<td>Pigs, beef cattle and calves, rabbits, ducks, sheep</td>
<td>Animal friendly standards (each species)</td>
<td>Voluntary guidelines for small family farms</td>
</tr>
<tr>
<td>Certified Humane Raised and Handled</td>
<td>Egg laying hens, broilers, turkeys, beef, dairy, sheep and swine</td>
<td>Detailed standards for each species</td>
<td>ISO-certified third party labeling program</td>
</tr>
<tr>
<td>Free Farmed (AHA)</td>
<td>Egg-laying hens, broilers, turkeys, beef, dairy, sheep, swine</td>
<td>Detailed standards for each species</td>
<td>Third party labeling program</td>
</tr>
<tr>
<td>Milk and Dairy Beef Quality Assurance Program</td>
<td>Dairy</td>
<td>Caring for dairy animals technical reference guide</td>
<td>Voluntary guidelines</td>
</tr>
<tr>
<td>National Cattlemen’s Beef Association</td>
<td>Beef cattle</td>
<td>Guidelines for care and handling of beef</td>
<td>Voluntary guidelines</td>
</tr>
<tr>
<td>National Chicken Council</td>
<td>Broiler chickens</td>
<td>Animal welfare guidelines</td>
<td>Voluntary guidelines</td>
</tr>
<tr>
<td>National Organic Standards</td>
<td>All livestock and poultry</td>
<td>National organic standard and guidelines</td>
<td>USDA labeling program; main focus is organic although includes some animal husbandry standards</td>
</tr>
<tr>
<td>National Pork Board</td>
<td>Pigs</td>
<td>PQA Plus</td>
<td>Self education and voluntary assessment program. Third party auditing program in development</td>
</tr>
<tr>
<td>United Egg Producers</td>
<td>Caged layers</td>
<td>Animal husbandry guidelines for US egg laying flocks</td>
<td>Guidelines for caged hens</td>
</tr>
</tbody>
</table>

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Legislation Initiatives

The regulation of food animal production has become part of mainstream life for European Union livestock and poultry producers. The transition was not without controversy and economic cost. The freedom that producers once had to produce animals as they saw fit gradually vanished by public command. In contrast, livestock and poultry producers in the United States have been relatively free of mandatory production standards (Swanson, 2008) until recently.

US Federal Laws

The Humane Methods of Slaughter Act (1958) sets forth to “to establish the use of humane methods of slaughter of livestock as a policy of the United States, and for other purposes.” The Act covers ante-mortem handling of animals, in addition to the slaughter process itself. It requires that animals be made insensible to pain by “a single blow or gunshot or an electrical, chemical or other means that is rapid and effective” prior to being shackled, hoisted or cut. In addition to these stunning methods, ritual slaughter in accordance with the requirements of a religious faith is deemed to be humane. The Act also provides a specific exemption for ritual slaughter. The humane slaughter law requires pre-slaughter stunning of “cattle, calves, horses, mules, sheep, swine, and other livestock”. However, the 1978 amendments to the Federal Meat Inspection Act reference “cattle, sheep, swine, goats, horses, mules, or other equine” with no mention of other livestock. The nation’s humane slaughter laws currently do not cover 98 % of animals killed for food, as the USDA has not applied the federal law to birds. Another federal regulation called the 28 hour law originally passed in 1873 (49 U.S.C. 80502, last amended in 1994; 2005 to include road), notes that many types of carriers “may not confine animals in a vehicle or vessel for more than 28 consecutive hours without unloading the animals for feeding, water, and rest.”

US State Laws

PETA, HSUS and others are combining efforts. These efforts include the campaigning efforts previously discussed, in addition they are purchasing shares and stocks in fast food chain and food retail companies and most currently are utilizing the law of the land to curtail and limit certain housing systems that are widely used in the U.S.

In 2003 Amendment 10 in Florida banned the gestation stall, which will come into effect November 2008, which “prevents a person from confining a pig during pregnancy in an enclosure, or to tether a pig during pregnancy, on a farm in such a way that she is prevented from turning around freely.” The ballot measure provided the following exemptions: (a) during the pre-birthing period, (2) when a pig is undergoing an examination, test, treatment or operation carried out for veterinary purposes, provided the period during which she is confined or tethered is not longer than reasonably necessary and (3) when she has given birth and is housed with her piglets in a farrowing crate.

Proposition 204 in Arizona (2006) will come into effect January 1st 2013. The act will amend the Arizona criminal code to make it a class 1 misdemeanor to tether or confine a pig during pregnancy or a calf raised for veal on a farm for all or the majority of a day in a manner that prevents the animal from lying down and fully extending its limbs or turning around freely. The law would not apply to pigs or calves while undergoing an examination, test, treatment or operation for veterinary purposes or for a pig during the seven day period before the pig's expected date of giving birth.

Oregon (SB 694) followed suit in 2007. In Oregon the law notes that “this act prohibited confining pigs during pregnancy for more than 12 hours a day in a manner that prevents them from lying down, fully stretching their limbs or turning around freely.”

In May, 2008 Bill SB, 201 was signed by the Governor of Colorado that will phase out the gestation and veal stalls. This act will phase out veal stalls within four years and gestation stalls within 10 years. Colorado is now the first state in the country to ban the use of gestation crates and veal crates by action of a state legislature.

On the Docket

In California a measure titled Prevention of Farm Animal Cruelty Act (File No. 07-0041) seeks to prohibit veal and gestation stalls and battery cages. If successful, this act effective January 1, 2015, would prohibit with specified exceptions, the confinement on a farm of pigs, calves, and hens in a manner that does not allow them to turn around freely, lie down, stand up, and fully extend their limbs. Under the measure, any person who violates this law is guilty of a misdemeanor and may be punished by a fine of up to $1,000 or imprisonment in county jail for up to six months. The act officially qualified for November's 2008 ballot.

Another area that is receiving attention is a Federal Bill titled the Downed Animal and Food Safety Act (S. 394 & H.R. 661) which aims to end the use of non-ambulatory livestock identified as animals “too sick or injured to stand or walk on their own; in human food and require that these “downed” animals be
immediately humanely euthanized at slaughter plants.” The aim of this piece of legislation is to amend the Federal Meat Inspection Act to strengthen the food safety inspection system by imposing stricter penalties for the slaughter of non-ambulatory livestock and for humane handling violations. Another piece of legislation titled Farm Animal Stewardship Purchasing Act (HR 1726) supported by HSUS is currently in session. This act would require producers supplying meat, dairy products, or eggs to the military, federal prisons, school lunches, and other federal programs to comply with basic animal welfare requirements. The bill would not permit government suppliers to:

- Starve or force-feed animals.
- Leave sick or injured animals to languish without treatment or humane euthanasia.
- Confine animals so restrictively that they are unable to stand, lie down, move their heads freely, turn around, or extend their limbs.

**Conclusion**

Farm animal welfare is here to stay in North America. All individuals involved in the business of keeping animals for food have a huge responsibility in making sure that their animals are housed, raised, transported and processed humanely. The animal livestock industries will need to be on the forefront of the welfare issues that pertain to their industry and in addition will need to show increasing accountability back to their customers and consumers that farm animal welfare is of critical importance. It is predicted that legislative initiatives will continue state by state and in time more historical, agriculture based states will become targeted. Although most of the legislative focus has pertained to housing systems used for the gestating sow, veal calf and the laying hen it should not be ruled out that other areas pertaining to animal husbandry / welfare will be pursued over the next few decades.

**References**


