

CHAPTER 310—S. F. No. 468.

An Act entitled an Act to amend section 1771, Revised Laws 1905, as amended by chapter 258 General Laws of 1907, prohibiting the manufacture and sale, for use as food, of certain articles and substances.

Be it enacted by the Legislature of the State of Minnesota:

Dealer not held responsible for sale of trichinous meat unless known to him.—Section 1. That section 1771, Revised Laws 1905, as amended by chapter 258 General Laws 1907, be and the same is hereby amended to read as follows:

Section 1771. The manufacture or sale of any article, designed or offered for sale or use as food, is prohibited, if it contain or is mixed with, or by use of any substance or preparation the manufacture or sale of which is specifically prohibited by any section of this chapter; or if it be in itself injurious, or if it contain any ingredient injurious to health; or if it contains coal-tar dye or saccharin; or if it consists in whole or in part of a filthy or decomposed substance, or any portion of any animal unfit for food, or of the product of a diseased animal, or one that has died otherwise than by slaughter. And it shall be unlawful to add or apply to any article designed for sale or use as food, any preservative which conceals or tends to conceal the taste, odor, or other evidence of putrefaction, taint or filth existing in such article, or which conceals or tends to conceal inferiority in any form. *Provided* however that no dealer, co-partnership or corporation, shall be held responsible for the sale of trichinous meat unless such meat was known by him to be trichinous.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 22, 1911.