

CHAPTER 353—H. F. No. 1017.

An Act regulating the labeling of the products of pasteurized milk and cream.

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

Pasteurizing of milk and cream by creameries—Regulations—Labels.—Section 1. Any creamery equipped with machinery and appliances for pasteurizing the milk and cream which it receives may apply to the state dairy and food commissioner for an inspection by him of such machinery and appliances; and upon such application made, showing such fact and the wish of the creamery to use such process in the manufacture of butter, the state dairy and food commissioner shall cause such inspection to be made.

If such machinery and appliances are sufficient for effective use in so pasteurizing the milk and cream received, the said dairy and food commissioner shall issue a certificate to such creamery, authorizing it so long as it shall keep such machinery and appliances in use and shall pasteurize such milk and cream at minimum temperatures of 140 deg. Fahrenheit for intermittent and 180 deg. Fahrenheit for continuous pasteurization, to label its products, "This product is from pasteurized milk and cream," and such creamery may so label its products so long as it continues to so pasteurize all its milk and cream used in the manufacture of such product.

Violation a misdemeanor.—Sec. 2. Labeling contrary to this act shall be a misdemeanor.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 21, 1909.

CHAPTER 354—H. F. No. 339.

An Act to provide for the inspection, in cities of 10,000 inhabitants or less, of dairies and dairy herds, the products of which are sold in such cities, and making the violation of this act a misdemeanor.

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

Council to provide for inspection of milk.—Section 1. The council of every city in this state, having 10,000 inhabitants or less, may provide for the inspection of milk sold within its limits, and of dairies, and of dairy herds kept for the production of such milk.

May appoint dairy inspector.—Sec. 2. The council may appoint a competent licensed veterinarian as city dairy inspector for such city, and said dairy inspector shall once a year inspect all dairies and dairy herds kept for the production of milk sold within the limits of such city.

For each inspection he shall be entitled to a fee of 25 cents for each animal inspected, to be paid by the owner of such animal.

The dairy inspector of such city shall be appointed at the first meeting of the city council after the municipal election in such city and shall hold office until his successor is appointed.

Certificate of sanitary condition.—Sec. 3. If the inspector finds that such dairies or dairy herds are in a sanitary and wholesome condition he shall issue to the owner of such dairy or dairy herd a certificate setting forth such facts, which certificate shall be and remain in force for a period of one year after its issuance, and no longer.

Violation a misdemeanor.—Sec. 4. Every person who sells or attempts to sell in such city any milk produced by a dairy or dairy herd without having a certificate to the effect that such dairy or dairy herd has been inspected within the preceding year and is in a sanitary, wholesome and healthy condition, shall be guilty of a misdemeanor.

Approved April 21, 1909.

CHAPTER 355—H. F. No. 166.

An Act to amend section 4442 of the Revised Laws of Minnesota for the year 1905, relating to the giving of notice for the forfeiture of land contracts and providing that said act shall not apply to lands situated in another state or foreign country regardless of the residence of the contracting parties.

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

Not to apply to contracts for lands situated in another state or foreign country.—Section 1. That section 4442 of the Revised Laws, 1905, be amended so as to read as follows:

Section 4442. When default is made in the conditions of any contract for the conveyance of real estate, or any interest therein, whereby the vendor or his successor in interest has a right to terminate the same, he may do so by serving upon the purchaser, his personal representatives, adult heirs or assigns, a notice specifying the conditions in which default has been made, and stating that such contract will terminate thirty days after the service of such notice unless prior thereto the purchaser shall comply with such conditions and pay the costs of service.