

Sec. 16. Discrimination prohibited.—No public local grain warehouseman, licensed by the commission to store grain, shall discriminate in the charges made or the services rendered to the owners of stored grain, nor shall he discriminate in the receiving of grain offered for storage.

Sec. 17. Must arrange for storage.—All grain delivered to public local grain warehousemen shall be considered sold at the time of delivery, unless arrangements shall have been made with such warehousemen prior to or at the time of delivery to apply the same on contract, for shipment or consignment, or for storage.

Sec. 18. Must issue scale tickets.—Every public local grain warehouseman, upon receiving grain into his warehouse, shall issue for each load of grain so received, a uniform scale ticket. Such tickets shall be bound in books of convenient size, shall be consecutively numbered and provisions made in said books for at least one carbon copy of each ticket. One carbon copy of each ticket shall not be detached from said book and shall remain in the possession of the warehouseman as a permanent record. The original ticket shall be delivered to the person from whom grain is received upon receipt of each load of such grain. Such tickets shall have printed across the face "This is a memorandum, non-negotiable, possession of which does not signify that settlement has or has not been consummated." Such tickets shall state specifically whether such grain is received on contract, for storage, or for shipment on consignment, or sold. If such grain is received on contract or sold the price shall be indicated on such ticket. All such tickets shall be signed by the warehouseman, or his agent or manager.

Sec. 19. Inconsistent acts repealed.—That sections 4482, 4484, 4485, 4486, 4487 and 4488, General Statutes of 1913, sections 4476, 4477, 4478, 4479, 4483, and 4489, General Statutes of 1913, as amended by Chapter 254, Laws of 1919, and section 4481, General Statutes of 1913, as amended by Chapter 254, Laws of 1919, and by Chapter 272, Laws of 1921, and Chapter 428, Laws of 1921, are hereby repealed.

Sec. 20. This act shall take effect and be in force on and after August 31, 1923.

Approved March 31, 1923.

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#### CHAPTER 115—S. F. No. 499.

*An act relating to the dedication by user of trails and portages in certain cases to the public for the purposes of travel.*

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

Section 1. Certain trails dedicated.—Any trail or portage be-

tween navigable bodies of water in this state, which has been in continued and uninterrupted use by the general public for fifteen years or more as a trail or portage for the purposes of travel, shall be deemed to have been dedicated by user to the public as a trail or portage. This act shall apply only to forest trails on established canoe routes and the public shall have the right to use the same for the purposes of travel to the same extent as public highways. The width of all trails and portages dedicated by user after the passage of this act shall be eight feet on each side of the center line of such trail or portage.

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

Approved March 31, 1923.

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#### CHAPTER 116—S. F. No. 578.

*An act relating to the sale, offering or exposure for sale and advertisement of any substance designed to be used as a substitute for butter and providing for the enforcement and prescribing penalties for violations thereof.*

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

Section 1. Manufacturers of butter substitutes not to use certain words in advertising.—No person shall use in any way in connection or association with the sale, or offering or exposure for sale or advertisement of any substance designed to be used as a substitute for butter, the word "butter", "creamery", or "dairy", or the name or representation of any breed of dairy cattle, or any combination of such word or words and representation, or any other words or symbols or combination thereof commonly used in the sale of butter.

Sec. 2. Violation a misdemeanor.—Any person who shall violate any provision of this act shall be deemed guilty of a misdemeanor.

Sec. 3. Dairy and Food commissioner to enforce act.—The dairy and food commissioner shall cause the provisions of this act to be enforced, and to that end he shall exercise all power and authority conferred upon him by the provisions of chapter 495, Laws 1921, known as the "Minnesota Dairy and Food Law." It shall be the duty of every prosecuting officer to whom the commissioner shall report any violation of this act, to cause appropriate proceedings to be instituted in the proper courts and prosecuted without delay for enforcement of the penalties herein specified.

Approved March 31, 1923.