CHAPTER 22

COOPERATIVE MARKETING

22.29 Unconstitutional, 163 M 403, 204 NW 314.

22.34 EXPENSES OF EXAMINATION: PAYMENT

HISTORY. Amended, 1949 c 183 s 1.

22.39 FEES AND EXPENSES

Fees under this section cannot be used for any other purpose than payment of the costs of accounting and services rendered to a cooperative association. OAG Feb. 26. 1951 (9-A-3).

COORDINATION

22.42 PURPOSE

HISTORY. 1923 c 423 s 1: 1953 c 202 s 1 (6121).

Sections 22.42 to 22.48 as amended by Laws 1951, Chapter 412, (and Laws 1953, Chapter 202, Section 1-8) were enacted to coordinate the work of the federal government, the state and several counties of the state, and the division of agricultural extension of the University of Minnesota in maintenance of county cooperative extension work in agriculture and home economics. The law is presumed to be constitutional until declared void by the courts. OAG Feb. 15, 1952 (763-B).

22.43 COUNTY BOARD: EXPENSES

HISTORY. 1923 c 423 s 2: 1953 c 202 s 2 (6122).

22.44 COUNTY FARM BUREAU ASSOCIATIONS

HISTORY. 1923 c 423 s 3; 1953 c 178 s 1 (6123).

22.441 COUNTY FARM BUREAU ASSOCIATIONS CONTINUED

HISTORY. 1953 c 178 s 2; 1953 c 202 s 7. 8.

22.45 APPROPRIATIONS, HOW EXPENDED

HISTORY. 1923 c 423 s 4; 1953 c 202 s 3 (6124).

22.46 COUNTY EXTENSION COMMITTEE

HISTORY. 1923 c 423 s 5; 1947 c 157 s 1; 1951 c 390 s 1; 1951 c 412 s 1; 1953 c 202 s 4 (6125).

The county board is authorized to appropriate money to the county cooperative extension committee but has no control of the method of distribution of the funds after the appropriation is made. The county board after having appropriated the money may rescind their action provided vested rights are not interfered with. OAG April 11, 1951 (122-A-5).

In a county having a regular county agent, the executive committee of the county farm bureau association of the county cooperative extension committee, acting with the dean of the department of agriculture of the University of Minnesota, may engage a qualified person as county agent to be associated with the 4-H

club work. He may be paid under the provisions of sections 22.46 and 22.47. OAG June 29, 1951 (122-A-2).

In the creation of a county extension committee, the provisions of section 22.46 must be followed as nearly as possible. There must be one committee man from each commissioner district and if no qualified person can be found, the place must remain vacant. Two members from the county board and the county auditor are members of the committee. If any of these three is a woman, she should be counted in determining the number of members of the county extension committee who are women. The law requires at least two. OAG Sept. 1, 1953 (763-B).

22.47 COUNTY EXTENSION COMMITTEE, PROGRAM

HISTORY. 1923 c 423 s 6; 1953 c 202 s 5 (6126).

22.48 COUNTY EXTENSION COMMITTEE, DUTIES

HISTORY. 1923 c 423 s 7; 1953 c 202 s 6.

22.49 Repealed, 1947 c 124 s 6.

MISCELLANEOUS

CHAPTER 23

COOPERATIVE CREDITS

23.01-23.14 Repealed, 1949 c 278 s 1.

CHAPTER 24

INSECTICIDES, ACIDS, PAINTS, CANNING COMPOUNDS

24.02 DEFINITIONS ·

HISTORY. 1907 c 421 s 2; 1909 c 62 s 2; 1915 c 335 s 3; 1927 c 185 s 1; MS 1927 s 3892, 3901, 3906-1, 3939; 1945 c 427 s 1.

NOTE: In appraising the provisions of MSA, Chapter 24, consideration should be given to the provisions of Laws 1937, Chapter 354, generally known as the Pharmacy Act, and coded as M.S.A., Chapter 151. See particularly section 151.26.

See also Federal Insecticide Act, coded as 7 U.S.C.A. s 121 et seq; and Federal Caustic Poison Act, 15 U.S.C.A. s 401 et seq.

24.03 MISBRANDED PACKAGES NOT TO BE SOLD

Truthful labeling under the Pure Food, Drug and Cosmetic Act; adulteration of food. 32 MLR 831.

24.07 Repealed, 1945 c 427 s 11.

24.08-24.11 Repealed, 1945 c 427 s 11.