CHAPTER 35

LIVESTOCK SANITATION

35.01 DEFINITIONS

HISTORY. 1903 c 352 s 1-4: 1913 c 160 s 1: 1923 c 112 s 2: 1953 c 98 s 1.

35.02 SANITARY BOARD

HISTORY. 1903 c 352 s 1-4; 1913 c 160 s 1; 1925 c 426 art 16 s 1; 1951 c 713 s 5.

35.08 KILLING OF DISEASED ANIMALS

Laws 1945, Chapters 234 and 238 revise earlier acts relating to the prevention of contagious diseases among domestic animals. 32 MLR 369.

Under the rule adopted April 22, 1948, the cattle owner is entitled to indemnity for the reactors sold within the 15-day period and is also entitled to payment on those sold within the additional 15 days extension. He is not entitled to any indemnity for the reactors sold beyond the 15-day period as extended. OAG Feb. 17, 1950 (293-B-1).

35.09 INSPECTION BEFORE KILLING

HISTORY. 1897 c 233; 1901 c 322; 1903 c 141; 1921 c 485 s 2; 1923 c 319 s 1; 1925 c 230 s 2; 1929 c 35 s 2; 1939 c 35 s 2; 1939 c 171 s 2; 1941 c 67 s 1; 1945 c 328 s 2; 1953 c 223 s 1.

In determining the net salvage value of condemned animals, actual freight charges may be considered as an item of expense. OAG Dec. 3, 1946 (293-B-14).

Under the rule adopted April 22, 1948, the cattle owner is entitled to indemnity for the reactors sold within the 15-day period and is also entitled to payment on those sold within the additional 15 days extension. He is not entitled to any indemnity for the reactors sold beyond the 15-day period as extended. OAG Feb. 17, 1950 (293-B-1).

35.21 SUBSEQUENT TEST

Expense of compiling data for use of the livestock sanitary board in making retests for bovine tuberculosis in modified accredited area is a disbursement to be paid by the state and not by the county. OAG Sept. 25, 1947 (293-B-22).

35.245 CATTLE: SALE: LEASE: LOAN

HISTORY. 1945 c 234 s 1-4; 1951 c 222 s 1-4.

Brucellosis; negligence; violation of statute. 37 MLR 221.

35.25 CATTLE TESTED FOR BANGS DISEASE

Indemnity is payable only in accordance with the provisions of the statute. The statute provides for the destruction of a condemned animal within fifteen days of the appraisal. As more than fifteen days elapsed before the animal was shipped for slaughter, the owner is not entitled to any indemnity. OAG Apr. 21, 1950 (293-B-14).

35.71 UNCLAIMED AND UNREDEEMED ANIMALS IMPOUNDED; SCIENTIFIC USE

HISTORY. 1949 c 195 s 1-8.

35.72 LIVESTOCK SANITATION

35.72 MILK OR CREAM: TESTING BY BOARD

HISTORY. 1951 c 221 s 1-6.

GARBAGE FEEDING REGULATIONS

35.73 DEFINITIONS

HISTORY. 1953 c 355 s 1.

35.74 EXCEPTIONS

HISTORY. 1953 c 355 s 2.

35.75 LICENSES

HISTORY. 1953 c 355 s 3-5.

35.76 GARBAGE TREATMENT

HISTORY. 1953 c 355 s 6.

35.77 QUARANTINE, PERMIT FOR REMOVAL OF LIVESTOCK OR POULTRY

HISTORY. 1953 c 355 s 7

35.78 INSPECTION AND INVESTIGATION OF PREMISES, RECORDS

HISTORY. 1953 c 355 s 8.

35.79 ENFORCEMENT

HISTORY. 1953 c 355 s 9.

35.80 VIOLATIONS

HISTORY. 1953 c 355 s 10.

CHAPTER 37

STATE AGRICULTURAL SOCIETY

37.01 PUBLIC CORPORATION

The functions authorized by the provisions of Chapter 37 are governmental, and if the society engages in activities not contemplated, the society may be restrained by direct proceedings in quo warranto or, if a nuisance, by proceedings under section 561.01. OAG Aug. 5, 1947 (4).

The village of Falcon Heights within the territorial limits in which there is located the state fairgrounds does not have authority to license activities carried on in the fairgrounds. OAG June 10, 1949 (4).

37.02 BUDGET; BUILDING RESTRICTIONS; EXEMPTIONS

HISTORY. 1925 c 426 art 17 s 1; 1939 c 431 art 8 s 12; 1951 c 489 s 1.

37.17 SHOWS, EXHIBITIONS, PERFORMANCES, PRIVILEGES

HISTORY. Amended, 1951 c 253 s 1.

110