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31 First. If any person, firm or corporation sell, barter, trade, deliver, 32 charge for or claim to have delivered to a purchaser an amount of any 33 commodity which is less weight or measure than that which is asked 34 for, agreed upon, claimed to have been delivered, or noted on the 35 delivery ticket.

Second. If any such person, firm or corporation make settlement for
or enter credit, based upon any false weight or measurement for any
commodity purchased.

Third. If any such person, firm or corporation make settlement for or enter credit, based upon any false weight or measurement, for any labor where the price for producing or mining is determined by weight or measure.

43 Fourth. If any such person, firm or corporation record a false 44 weight or measurement upon the weigh ticket or book.

45 Provided, however, that reasonable variations shall be permitted, 46 and tolerances and exemptions as to small packages shall be estab-47 lished by rules and regulations made by the state dairy and food com-48 missioner.

49 Section 3009-j4. *Bottomless measures*. The use of bottomless 50 measures is hereby declared a violation of this act, unless they conform 51 in shape to the U. S. standard measure.

Amendment—inspection. That the law as it appears in 1 - SEC. 2. 2 section three thousand nine-n (3009-n), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out all that part of the sentence after the word "premises" in line ten (10) of said section, and inserting the following in lieu thereof "or may stop 3 4 5 any wagon, auto truck, or vehicle loaded with ice, coal, hay, grain, 6 7 cattle, hogs, vegetables, junk or any other commodity being bought or offered for sale or sold, and order the same reweighed for the purpose 8 Q of obtaining the correct weight thereof."

Approved March 27, A. D. 1919.

CHAPTER 100.

WITHDRAWAL OF CANDIDATES NOMINATED FOR OFFICE.

S. F. 76.

AN ACT to amend the law as it appears in section eleven hundred one (1101) supplemental supplement to the code, 1915, relating to the withdrawal of candidates regularly nominated for office.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Withdrawal of candidates—procedure. That the law 2 as it appears in section eleven hundred one (1101) supplemental sup-3 plement to the code, 1915, be and the same is hereby amended by 4 inserting after the word "auditor" and before the word "Or" in line 5 five, the word "fifteen" and by striking out the word "fifteen" after the 6 word "clerk" and before the word "days" in the same line and insert-7 ing the word "twelve."

Approved March 27, A. D. 1919.

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