- To A. C. Hanger for engraving on gavel SEC. 50. A. C. Hanger. for speaker of house, not to exceed ten dollars (\$10.00).
- Each of the foregoing Vouchers — officers to furnish. officers shall furnish duplicate vouchers therefor, containing the items of such expenditures, to the auditor of state, before any warrant shall 4 issue therefor.
- 1 SEC. 51½. Des Moines News article — investigation. For the expense of house investigation of Des Moines News article, twenty 3 dollars (\$20.00) or so much thereof as may be necessary to pay 4 witness fees and fees for services of subpoenas to be paid by warrant issued by auditor of state, upon sworn statements furnished him by such witnesses and officers.
- Publication clause. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 21, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Capital April 24, 1919 and in the Des Moines Register April 25, 1919.

W. S. ALLEN, Secretary of State.

## CHAPTER 274.

### REGULATION OF TRAFFIC IN EGGS.

### S. F. 329.

AN ACT to provide for the regulation of traffic in and the licensing of dealers in eggs; to prevent fraud and misrepresentation in dealing in, and to prevent the sale of eggs unfit for human food.

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

- SECTION 1. Eggs — human food — when unfit for. No person, firm or corporation shall sell, offer or expose for sale, or have in his possession, or traffic in, any egg unfit for human food, unless the same is broken in shell and then denatured so that it cannot be used for 4 human food. For the purposes of this act, an egg shall be deemed unfit for human food if it be addled or moldy, a black rot, a white rot, 5 6 7 or a blood ring, or if it has an adherent yolk, or a bloody or green white; or if it be incubated beyond the blood ring stage; or if it con-8 sists in whole or in part of a filthy, decomposed or putrid substance.
- Dockage candling. No person, firm or corporation shall, in buying or selling eggs, take or give a greater or less dockage for eggs unfit for food as defined in section one of this act than the actual dockage which has been determined by the careful candling of the eggs so purchased or sold, and he shall keep such candling records as may be required by the rules and regulations of the dairy and food commissioner. All such records shall be open at all reasonable

- times for examination by the dairy and food commissioner, or his representatives. The term "candling" as used herein shall be construed to mean the careful examination, in a partially dark room or place, of the whole egg by means of a strong light, the apparatus and method employed, to be such as shall be approved by the dairy and food commissioner. Every person, firm or corporation engaged in the business of buying eggs in this state for re-sale or consignment shall provide and maintain an adequate place for the accurate candling of eggs and a suitable place for the proper handling of eggs which are intended to be used for human food.
  - SEC. 3. Candling certificate. There shall be placed on the top layer of every case of candled eggs, by the person candling same, a candling certificate. Such candling certificate shall be printed on cards or sheets of paper not smaller in size than 2 3-8 x 4 1-4 inches, and shall give the date of candling the eggs contained in the case in which it is placed, the name, initials or number of the person candling the eggs, and the name of this state and the license number of the person, firm or corporation for which the eggs were candled.
- 1 License — fee. For the purpose of enforcing the provisions of this act, it is hereby required that thirty days after this act takes effect, no person, firm or corporation, shall engage in the business of buying, selling, dealing in or trading in eggs, except those retailers who buy direct from licensees and who do not sell in lots greater than one case, without first obtaining from the dairy and food commissioner a license to conduct such business. Such commissioner, upon receipt of a proper application upon forms such as he may prescribe, accompanied by an annual license fee of one dollar, (\$1.00) shall thereupon issue to such person, firm or corporation an annual license 10 to engage in such business. Provided, that any person, firm or cor-11 poration operating more than one place of business where eggs are 12 bought, shall procure a license for each such place of business. All 13 such licenses shall expire March 1st of each year. 14
  - SEC. 5. Dairy and food commissioner powers and duties. The dairy and food commissioner shall enforce the provisions of this act and shall make suitable rules and regulations for carrying out its provisions. He shall determine the conditions under which eggs previously candled shall be recandled before sale, in order to safeguard the purchaser against buying such eggs as are unfit for human food, which may be contained in such lot.
- SEC. 6. Provisions of act violation misdemeanor penalty. In Any person, firm or corporation failing to comply with the requirements of, or violating any of the provisions of this act, shall be guilty of a misdemeanor, and shall, upon conviction for the first offense, be fined not less than \$10.00 nor more than \$50.00. For any subsequent offense his license may be suspended or revoked, at the discretion of the dairy and food commissioner.
- 1 SEC. 7. Publication clause. This act being deemed of immediate 2 importance, shall be in force and effect from and after its publication

1 2 3

4

5

6 7

14 15 16

17

18

19 20

21 22

23 24 25

26

27

28

29

3 in the Des Moines Register and the Des Moines Capital, papers pub-4 lished in Des Moines, Iowa.

Approved April 21, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 23, 1919.

W. S. ALLEN, Secretary of State.

# CHAPTER 275.

## LICENSING AND REGULATION OF MOTOR VEHICLES.

#### H. F. 550.

AN ACT to repeal chapter two-b (2-b) of title VIII of the supplement to the code, 1913, relating to the licensing and regulation of motor vehicles and to enact a substitute therefor and prescribing penalties for the violation thereof.

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

SECTION 1. Repeal and substitute. That chapter two-B (2-B) of title VIII of the supplement to the code, 1913, be and is hereby repealed and the following enacted in lieu thereof.

SEC. 2. Words and phrases defined. 'In all laws of this state regulating motor vehicles, the term "motor vehicle", except where otherwise expressly provided, shall include all vehicles propelled by any power other than muscular power, except traction engines, road rollers, fire wagons and engines, police patrols, city or town ambulances, city and government vehicles clearly marked as such, and such vehicles as are run only upon tracks or rails. The term "local authorities" shall are run only upon tracks or rails. The term local authorities shall include all officers of counties, cities or towns, as well as all boards, committees, or other public officials of such counties, cities or towns. "Motorcycle" shall include all motor vehicles designed to travel on not more than three wheels in contact with the ground, and of not exceeding ten horse power, and of not exceeding the weight of five hundred pounds unladen. A trailer shall be deemed to be any vehicle, which is at any time drawn upon the public highway by a motor vehicle excepting any implements of husbandry temporarily drawn, propelled or moved upon such highway. "Highway" shall include any public highway, county road, state highway or state road, public street, avenue, alley, park, parkway, driveway, square or place, bridge, viaduct, trestle, or any other territory or structure, whether public or private designed, intended or used by or for the general public for the passage of vehicles, in any county, or incorporated city or town within the state of Iowa; "local authorities" shall include all boards of supervisors, trustees or councils, commissions, committees, and other public officials of counties, incorporated cities or towns; "chauffeur" shall mean any person who operates an automobile in the transportation of persons or freight and who receives any compensation for such service in wages, commission or otherwise, paid directly or indirectly, or who as owner or employee operates an automobile carrying passengers or freight for hire; provided, however, that this definition shall not include manufacturers'