Any person having duly recorded a brand or mark used on live animals in the office of any county recorder of any county in 3 Iowa before the effective date of this Act shall be presumed to be the owner of such brand or mark and shall be protected in the use of such 4 brand or mark for a period of ninety (90) days from the effective date of this Act. In the event any two (2) or more persons present for recording the same or similar brand, the one (1)* whose brand was recorded first (1st) with any county recorder shall be the one (1)* entitled to record, use, and own such brand pursuant to this Act. If 5 7 8 9 such presumed owner fails to file application, facsimile, and recording 10 fee as provided for in section four (4) of this Act within the ninety 11 (90) day period, title to such brand or mark which may have been 12. 13 acquired by such recording shall terminate as of midnight of the last day of the ninety (90) day period. If such presumed owner files an application, facsimile, and recording fee as provided for in section 14 15 four (4) of this Act it shall be the duty of the secretary to give pri-16 ority to examination of such application. 17

1 Sec. 16. The secretary may appoint a state branding committee to 2 help initiate this program.

Approved May 10, 1965.

CHAPTER 185

LABELING FOOD

S. F. 520

AN ACT relating to the labeling of foods and food products.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 Section 1. Section one hundred eighty-nine point eleven (189.11), 2 Code 1962, is hereby amended by inserting in line twelve (12) after
- 3 the word "chapter" the words "or of chapter one hundred ninety (190)
- 4 of the Code".
- SEC. 2. Section one hundred ninety point one (190.1), Code 1962, is hereby amended by striking lines eighty-four (84) and eighty-five
- 3 (85) of paragraph a of subsection thirty-five (35) of such section.

Approved May 19, 1965.

^{*}According to enrolled Act.