

A BILL FOR

An Act to repeal Section twenty-five (25) of Chapter One Hundred Seventy-three (173), laws of the Thirty-ninth General Assembly, (Supplement to the Compiled Code, 1921, Sec. 1783-a25), also to repeal Sections eleven (11), twelve (12), fifteen (15), sixteen (16), seventeen (17) and eighteen (18) of Chapter one hundred seventy-three (173), laws of the Thirty-ninth General Assembly, (Supplement to the Compiled Code, 1921, Secs. 1783-a11, 1783-a12, 1783-a15, 1783-a16, 1783-a17, and 1783-a18), and enact substitutes therefor; and to amend Section twenty-two (22) of Chapter One hundred seventy-three (173), laws of the Thirty-ninth General Assembly, (Supplement to the Compiled Code, 1921, Sec. 1783-a22), relating to the manufacture, distribution and use of hog cholera virus and anti-hog cholera serum; and to provide for the regulation of the manufacture, distribution and use of hog-cholera virus, and anti-hog cholera serum.

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

1 Section 1. That Section twenty-five of Chapter one hundred and
2 seventy-three (173), laws of the Thirty-ninth General Assembly,
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a25) be and it is
4 hereby repealed.

1 Sec. 2. That Section eleven (11) of Chapter one hundred
2 seventy-three (173), laws of the Thirty-ninth General Assembly,
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a11) be and it is
4 hereby repealed and the following enacted in lieu thereof:

5 "Sec. 11. Manufacturers and dealers to whom permits to
6 manufacture and distribute have been issued shall make such written
7 report concerning manufacture and sale of biological products to the
8 commission as it may from time to time require."

1 Sec. 3. That Section twelve (12) of Chapter one hundred

2 seventy-three (173), laws of the Thirty-ninth General Assembly,
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a12) be and it is
4 hereby repealed and the following enacted in lieu thereof :

5 “Sec. 12. The commission may revoke any permit issued by it to
6 manufacturers and dealers for violation of the terms and conditions
7 under which it was issued.”

1 Sec. 4. That Section fifteen (15) of Chapter one hundred
2 seventy-three, laws of the Thirty-ninth General Assembly, (Supplement
3 to the Compiled Code, 1921, Sec. 1783-a15) be and it is hereby
4 repealed and the following enacted in lieu thereof :

5 “Sec. 15. Written permits to administer virulent blood or virus
6 from cholera infected hogs shall be issued by the commission only to
7 such persons as present satisfactory evidence that they have attended
8 the school of instruction and passed the examination provided for in
9 Section 17, and are qualified to administer the same. All permits
10 heretofore or hereafter issued shall be valid until revoked by the
11 commission. The commission may revoke such permits only upon it
12 appearing that the holder is no longer a proper person to administer
13 such virulent blood or virus. No person shall administer such virulent
14 blood or virus unless he is the holder of a valid unrevoked permit”

1 Sec. 5. That Section sixteen (16) of Chapter one hundred
2 seventy-three, laws of the Thirty-ninth General Assembly, (Supplement
3 to the Compiled Code, 1921, Sec. 1783-a16) be and it is hereby
4 repealed and the following enacted in lieu thereof :

5 “Sec. 17. Provision shall be made by the extension department of
6 the State College of Agriculture and Mechanic Arts for instruction in

7 the use of serum and virus in each county at least twice each year,
8 and the said department is hereby authorized and directed to make all
9 necessary arrangements for such instruction at a convenient time
10 and place, when there are ten (10) or more applicants for such
11 instruction. Persons who desire to avail themselves of such courses
12 of instruction shall make application to the county agent. A fee
13 of three dollars (\$3.00) shall be paid by those receiving permits
14 to administer virus.”

1 Sec. 6. That Section seventeen (17) of Chapter One hundred
2 seventy-three (173) laws of the Thirty-ninth General Assembly
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a17) be repealed
4 and the following enacted in lieu thereof :

5 “Sec. 18. The county agent shall forward such applications to
6 the extension department and said department shall within thirty (30)
7 days send competent instructors to such county to hold a school of
8 instruction. Such instructor or instructors shall give all instruction
9 and demonstrations necessary and conduct examinations and forward his
10 report to the department immediately. Such report shall contain the
11 names and addresses of those who have passed the examinations and shall
12 be accompanied by the fees of those who desire permits. The extension
13 department shall immediately certify the names and addresses of those
14 who have passed the examination and paid their fees to the commission
15 which shall forthwith issue and transmit permits to those whose names
16 are included in said certified list. Such permits shall authorize
17 the holder to use virulent blood or virus upon animals owned by
18 himself. The compensation of the instructors and other expenses

19 connected with such instruction shall be paid out of said fees, and
20 any surplus shall be paid into the general fund of the state.”

1 Sec. 7 That Section eighteen (18) of Chapter One Hundred
2 seventy-three (173) laws of the Thirty-ninth General Assembly
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a18) be repealed
4 and the following enacted in lieu thereof :

5 “Sec. 19. The State College may hold such schools of instruction
6 at Ames at such times as they deem proper upon the application of
7 ten (10) or more persons for such schools, and at such schools no
8 fees shall be charged, and permits shall be granted to applicants
9 as provided in Section 17”.

1 Sec. 8. That Section twenty-two (22) of Chapter One hundred
2 seventy-three (173), laws of the Thirty-ninth General Assembly,
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a22) be amended
4 as follows : by striking from the second line thereof the figures
5 “16” and substituting the figures “18”

1 Sec. 9. That after Section fifteen (15) of Chapter One hundred
2 seventy-three (173), laws of the Thirty-ninth General Assembly,
3 (Supplement to the Compiled Code, 1921, Sec. 1783-a15) there be
4 inserted the following :

5 “Sec. 16. Manufacturers and dealers shall sell without
6 discrimination of any kind whatsoever to all holders of permits to
7 administer virus. The commission may suspend or revoke the permit
8 of any manufacturer or dealer when it shall be found that such
9 manufacturer or dealer has refused to sell to all permit holders upon
10 the same terms and conditions, or has unfairly discriminated against

11 any permit holder or holders.”

1 Sec. 10. That after Section seventeen (17) of Chapter One hundred
2 seventy-three, laws of the Thirty-ninth General Assembly, (Supplement
3 to the Compiled Code, 1921, Sec. 1783-a17) there is inserted the
4 following:

5 “Sec. 19. The commission shall, without additional charge, and
6 when it issues a permit to administer virus, enclose with such permit
7 in every case a complete list of manufacturers and dealers authorized
8 to manufacture and distribute biological products. Similar lists
9 shall also be sent to all county agents, and any necessary corrections
10 or changes shall be sent to the said county agents not less frequently
11 that once every three months. The commission shall also upon the
12 request of any manufacturer, dealer or other person furnish a complete
13 list of holders of unrevoked permits to administer virus, including
14 both names and addresses. The commission shall make such charge for
15 lists of holders of permits to administer virus as shall cover the
16 cost of preparation and distribution.”

17 “Sec. 20. All holders of permits to administer virus shall make
18 an annual report to the commission. Such reports shall be on forms
19 furnished by the commission and shall include the following information:

- 20 (a) The number of hogs treated, and the date of treatment;
- 21 (b) The result of such treatment;
- 22 (c) The amount of serum and virus used;
- 23 (d) The name and address of the manufacturer of the serum
24 and virus, and from whom purchased;
- 25 (e) The price paid for serum and virus used.

26 Such reports shall be delivered or mailed to the county agent of the county
27 of the residence of the permit holder and immediately forwarded by him
28 to the commission. The commission may suspend the permit to administer
29 of any permit holder failing to make such report until he has complied
30 with the provisions of this section.”

1 Sec. 10. That all sections succeeding Section fifteen (15) of
2 Chapter one hundred seventy-three (173), laws of the Thirty-ninth
3 General Assembly, (Supplement to the Compiled Code, 1921, Sec. 1783-a15)
4 be renumbered as required by the foregoing repeal and amendments.