

privilege may be by them revoked. It being the purpose of this act to make the said label or trade-mark stand for Iowa made goods, and also for goods of quality and merit.

SEC. 4. **Use of label or trade-mark without permission.** No person, firm or corporation shall use the said label or trade-mark or advertise the same, or attach, or stamp the same upon any article or product except under permission obtained in accordance with the provisions of this act. Any person or persons who shall use the said label or trade-mark except as herein authorized shall be guilty of a misdemeanor.

SEC. 5. **Moneys collected—how expended.** All moneys collected by the said association under the provisions of this act shall be expended by the said association in advertising and promoting the sale of Iowa made goods bearing the said label or trade-mark in the state of Iowa.

SEC. 6. **“Manufacturer” defined.** Where the word “manufacturer” is used in this act it shall be construed to mean any person, firm, or corporation engaged in manufacturing in the state of Iowa.

Approved April 12, A. D. 1911.

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## CHAPTER 157.

### CONVEYANCES OF REAL ESTATE BY EXECUTORS OR TRUSTEES UNDER FOREIGN WILL.

S. F. 398.

AN ACT to legalize conveyances of real property by executors or trustees under foreign wills where the provisions of section thirty-two hundred and ninety-five (3295) of the code were not observed or complied with.

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

SECTION 1. **Conveyances legalized.** All conveyances of real property made prior to January 1, 1911, by executors or trustees under foreign wills and prior to the expiration of three months after the recording of a duly authenticated copy of the will, original record of appointment, qualification and bond, as required by the provisions of section thirty-two hundred and ninety-five (3295) of the code, are hereby legalized and declared as valid and effective in law as though the provisions of said section had been strictly followed, provided the proper proof of authority was a matter of record in the office of the clerk of the district court in the county where the real property is situated, at the time the conveyance was executed, or was made a matter of record prior to the passage of this act; provided, that nothing in this act shall affect pending litigation.

Approved April 5, A. D. 1911.