

CHAPTER 292.

PURE FOOD.

S. F. 276.

AN ACT to amend the law relating to pure food as the same appears in sections forty-nine hundred ninety-nine-a thirty-one (4999-a 31), forty-nine hundred ninety-nine-a thirty-one-c (4999-a 31-c), forty-nine hundred ninety-nine-a thirty-one-e (4999-a 31-e) and forty-nine hundred ninety-nine-a thirty-one-f (4999-a 31-f) supplement to the code, 1913.

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

- 1 SECTION 1. Standard for vinegar. That the law as it appears
2 in section forty-nine hundred ninety-nine-a thirty-one (4999-a31),
3 supplement to the code, 1913, be and the same is hereby amended by
4 striking from said section all after the heading "VINEGAR" follow-
5 ing paragraph twenty-four (24) of said section down to and includ-
6 ing line fourteen (14) of page 1814 of said supplement to the code,
7 and by inserting in lieu thereof the following:
- 8 1. All vinegar shall be made by the alcoholic and subsequent acetous
9 fermentation of fruits, grain, vegetables, sugar or syrups, and if not
10 distilled must carry in solution the extractive matter derived solely
11 from the substances indicated on the label as its source.
- 12 2. No vinegar shall be sold or exposed for sale as vinegar, apple
13 vinegar or cider vinegar which is not the legitimate product of apples.
14 The term "cider vinegar" as used herein shall be construed to mean
15 vinegar derived by the alcoholic and subsequent acetous fermentation
16 of the expressed juice of apples, the acidity, solids and ash of which
17 have been derived exclusively from apples, and which contains not
18 less than four per cent of absolute acetic acid. Cider vinegar which,
19 during the course of manufacture, has developed in excess of four
20 per cent acetic acid may be reduced to a strength of not less than
21 four per cent, and cider vinegar so reduced shall not be regarded as
22 adulterated if so branded.
- 23 3. Sugar vinegar sold or exposed for sale as such shall be strictly
24 and distinctly fermented from sucrose.
- 25 4. No vinegar shall be sold or exposed for sale as malt vinegar
26 which is not fermented strictly and distinctly from barley malt, or
27 cereals whose starch has been converted by malt.
- 28 5. No vinegar shall be sold or exposed for sale in which foreign
29 substances, drugs or acids have been introduced. No vinegar shall
30 contain any artificial coloring matter, and all vinegar shall have an
31 acidity of not less than four per cent by weight of absolute acetic
32 acid. If vinegar contains any artificial matter, or less than the re-
33 quired amount of acidity, it shall be deemed to be adulterated.
- 34 6. All vinegar made by fermentation and oxidation without the
35 intervention of distillation shall be branded with the name of the fruit
36 or substance from which such vinegar has been made.
- 37 7. All vinegar made by acetous fermentation of dilute distilled
38 alcohol shall be branded "distilled" vinegar, together with the name

39 of the substance from which it is made, and shall not have a brown
40 color in imitation of cider vinegar.

41 8. Corn sugar vinegar is the product made by the alcoholic and
42 subsequent acetous fermentation of solutions of starch sugar.

1 SEC. 2. **Terms defined—misbranded food.** That the law as it
2 appears in section forty-nine hundred ninety-nine-a thirty-one c (4999-
3 a31c), supplement to the code, 1913, be and the same is hereby
4 amended by inserting after the word "for" in line four (4) of said
5 section the following, "or entering into the composition of"; and also
6 by inserting after the comma following the word "purchaser", in line
7 seventeen (17) of said section the following, "or if it bears any
8 design or device which might prove deceptive as to the true character
9 of the product"; and also by striking from line forty (40) of said
10 section the word "added."

1 SEC. 3. **Adulterated food.** That the law as it appears in section
2 forty-nine hundred ninety-nine-a thirty-one e (4999-a31e), supple-
3 ment to the code, 1913, be and the same is hereby amended by striking
4 from line one (1) of the sixth (6th) subdivision of said section the
5 word "added" and by striking from line three (3) of said sixth (6th)
6 subdivision the word "or" and inserting a comma in lieu thereof and
7 also by inserting in said line three (3) of said subdivision following
8 the word "formaldehyde" the words "or boron compound"; and also
9 by inserting after the comma at the end of line one (1) of the seventh
10 (7th) subdivision of said section the following "rancid,"; and also by
11 inserting after the word "slaughter" in line five (5) of said seventh
12 (7th) subdivision the following, "or if it be a food product which has
13 been damaged by freezing"; and also by striking out all of the ninth
14 (9th) subdivision of said section.

1 SEC. 4. **Appropriation.** That the law as it appears in section
2 forty-nine hundred ninety-nine-a thirty-one f (4999-a31f), supple-
3 ment to the code, 1913, be and the same is hereby amended by striking
4 from line seven (7) of said section the word "twenty-one" and by
5 inserting in lieu thereof the word "thirty-four."

Approved April 20, A. D. 1915.

CHAPTER 293.

LICENSE TO RAISE AND SELL GAME BIRDS.

S. F. 530.

AN ACT to amend section twenty-five hundred sixty-two-b (2562-b), supplement to the code, 1913, relative to the issuance of licenses permitting certain persons to engage in the business of raising and selling certain game birds, and fixing the ownership and title to such game.

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

1 **Raising and selling game birds—license.** That section
2 twenty-five hundred sixty-two-b (2562-b), supplement to the code,
3 1913, be and the same is hereby amended by adding to said section