

9 *ment of the expenses of the inspection and testing program provided*
10 *in chapter 163A.*

1 SEC. 5. Section one hundred sixty-four point twenty-eight
2 (164.28), Code 1971, is amended to read as follows:

3 164.28 **Certification of claims.** All claims presented under author-
4 ity of this chapter *and chapter 163A* shall be certified by the depart-
5 ment and filed with the county auditor, who shall present them to the
6 board of supervisors, and such board shall allow and pay the same **as**
7 other claims against the county.

Approved April 1, 1972.

CHAPTER 1048

SALE OF FOOD FROM VEHICLES

S. F. 1171

AN ACT related to licensing of vehicles from which food and dairy products are sold.

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

1 SECTION 1. Section one hundred seventy point two (170.2), Code
2 1971, is amended to read as follows:

3 170.2 **License required.** No person shall maintain a food establish-
4 ment, tavern, motor inn, hotel, or restaurant until he has obtained a
5 license from the department of agriculture. However, cigar stores,
6 drug stores, egg, cream, or poultry buying stations, or any other estab-
7 lishment selling or offering for sale only candy or gum, schools selling
8 or offering for sale refreshments at athletic contests, band festivals,
9 or similar events, and children selling or offering for sale lemonade
10 or other soft drinks and candy or gum on lawns, curbsings, sidewalks,
11 or any other property shall not be required to obtain a license. Each
12 license shall expire September 1 following the date of issue except a
13 hotel license which shall expire on the last day of December following
14 the date of issue and a restaurant license which shall expire one year
15 from date of issue. This section shall not be construed to require the
16 licensing of establishments or persons involved in a hot-lunch program
17 in any public or parochial school of the state of Iowa ~~or to vehicles~~
18 ~~selling only milk and dairy products licensed as required by section~~
19 ~~192.3~~ or to those persons or establishments exclusively engaged in the
20 processing of meat and poultry licensed as required under section
21 189A.3.

1 SEC. 2. Section one hundred seventy point five (170.5), subsection
2 seven (7), Code 1971, is amended to read as follows:

3 7. For each vehicle from which food is sold directly to the public,
4 ~~ten~~ *five* dollars per year.

1 SEC. 3. Section one hundred ninety-one point two (191.2), subsec-
2 tion six (6), Code 1971, is amended to read as follows:

3 6. All vehicles and transport tanks containing milk or milk prod-
4 ucts, ~~except those referred to in section 192.6,~~ shall be legibly marked

5 with the name and address of the milk plant or hauler in possession
6 of the contents.

1 SEC. 4. Section one hundred ninety-two point two (192.2), sub-
2 section two (2), Code 1971, is amended to read as follows:

3 2. To persons who ~~do not~~ sell milk or cream from a ~~store or~~ vehicle.

1 SEC. 5. Section one hundred ninety-two point three (192.3), Code
2 1971, shall be amended to read as follows:

3 192.3 **Fee.** The fee for said license shall be three dollars for each
4 place ~~and for each vehicle~~ from which sales are made. The license
5 shall expire on July 4 after the date of issue and shall not be trans-
6 ferable.

1 SEC. 6. Section one hundred ninety-two point four (192.4), Code
2 1971, is amended to read as follows:

3 192.4 **Contents of license.** Such license shall be issued only to the
4 person owning or leasing the ~~vehicle or~~ place from which sales are to
5 be made; and each license shall contain the name, residence, and place
6 of business of the licensee.

1 SEC. 7. Section one hundred ninety-two point six (192.6), Code
2 1971, is repealed.

Approved April 22, 1972.

CHAPTER 1049

BONDING SLAUGHTERHOUSES

H. F. 391

AN ACT relating to the bonding of operators of slaughterhouses buying cattle, hogs, or sheep, and the bonding of agents, dealers, or brokers of such operators, and providing a penalty.

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

1 SECTION 1. When used in this Act, unless the context otherwise
2 requires:

3 1. "Animals" or "livestock" includes cattle, calves, swine, or sheep.
4 2. "Person" means an individual, partnership, association or cor-
5 poration, or any other business unit.

6 3. "Dealer" or "broker" means any person determined by the
7 department of agriculture to be engaged in the business of slaugh-
8 tering live animals or receiving or buying live animals for slaughter.

9 4. "Agent" means a person engaged in the business of buying
10 livestock for slaughter on behalf of any dealer or broker.

11 5. "Department" means the department of agriculture of this
12 state.

1 SEC. 2. No person shall act as a dealer or broker without first
2 being licensed. No agent shall act for any dealer or broker unless
3 such dealer or broker is licensed, has designated such agent to act
4 in his behalf, and has notified the department of the designation in