

may be combined in one person), and shall adopt rules and modes of procedure and promulgate and publish a platform of principles upon which its candidates shall stand. Each member of any committee shall retain such position until his successor is chosen. Each member so selected shall be a legal voter. Vacancies shall be filled by a majority of the committee by appointment from the district in which such vacancy exists. Any individual or association of individuals, other than the legally elected and qualified members of the respective state central committees, representing himself or themselves members of such committees shall be guilty of a misdemeanor.

§ 2. REPEAL.] All Acts or parts of Acts in conflict herewith are hereby repealed.

Approved March 6th, 1933.

FLOUR

CHAPTER 111

H. B. No. 114—(Fedje.)

LABELING AND BRANDING OF FLOUR

An Act relating to and concerning the labeling and branding of flour offered or exposed for sale, or sold, within this State, prescribing regulations and providing penalties for violation thereof.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. This Act shall be known and may be cited as the "Flour Label Act."

§ 2. UNLAWFUL TO SELL FLOUR; WHEN.] It shall be unlawful for any person, partnership, corporation or association to manufacture or distribute, sell, offer or expose for sale or delivery or to have in possession for sale or delivery, in this State, any flour made, manufactured or produced in whole or in part from wheat, in violation of the provisions of this Act or any rule or regulation issued pursuant thereto.

§ 3. LABEL; CONTENTS.] Each and every package, container, or barrel of flour, manufactured or distributed in whole or in part from wheat, which is sold, offered or exposed for sale or delivery in this State, shall bear on the outside thereof, in a conspicuous place, a legible and plainly written or printed label or statement which will truly state the brand or trademark under which the flour is sold or offered; the name and address of the manufacturer and the place where the flour was manufactured and distributed; the percentage of each kind of wheat used in the manufacture of said flour, whether North Dakota hard spring wheat, or other wheat of the regular hard spring variety or of other wheat such as winter wheat, soft spring

wheat, durum wheat or any other variety, and the state in which it was produced. Such label shall also state the percentum of protein of the said wheat or mixture of wheat when manufactured into flour; also the net weight in pounds of flour contained in such container, bag or barrel.

§ 4. STATE FOOD COMMISSIONER TO ADMINISTER.] It shall be the duty of the State Food Commissioner and Chemist to enforce the provisions of this Act; and in the performance of such duty he shall possess the same rights and powers concerning flour, as are prescribed for him in the North Dakota Food and Drug Act, known as Chapter 222 of the Laws of North Dakota for the year 1923. The method of prosecution and the penalties for violation as provided in said Food and Drug Act shall apply to the provisions of this Act.

Approved March 7, 1933.

GAME AND FISH

CHAPTER 112

S. B. No. 327—(Committee on Delayed Bills.)

TAKING, ETC., BEAVER DOING DAMAGE TO PROPERTY

An Act to amend and re-enact Subsection 2 of Section 1 of Chapter 150 of the 1931 Session Laws of North Dakota, relating to taking, trapping, or killing beaver doing damage to property; giving notice to land owners; and for sale and tagging of pelts to be sold.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. AMENDMENT.] That Subsection 2 of Section 1 of Chapter 150 of the 1931 Session Laws of North Dakota be amended and re-enacted as follows:

(2) The licensee shall report to the Game and Fish Commissioner within ten days after the taking of any beaver, the number of beaver so taken by him and shall make application for one tag for each beaver or beaver pelt in his possession, inclosing with his application an express or postal money order in payment of the number of tags applied for. The licensee shall pay the Commissioner a fee of 25 cents for each tag so issued, and the proceeds thereof shall be paid into the Game and Fish Fund. Such tags shall be prepared and issued by the Game and Fish Commissioner and shall be numbered consecutively and shall contain such other information as said Commissioner may deem expedient or necessary. The Commissioner shall keep a record of each such tag, with its serial number, to whom issued, the date thereof, and under what permit issued. The licensee shall immediately on the receipt of such tags affix in the manner designated by the Commissioner one of such tags to each and every