
ANIMALS

CHAPTER 10

S. B. No. 86—(Crandall & Greene)

EXTERMINATION OF BOTS

An Act providing for the extermination of bots in horses and mules; defining bot treatment; prescribing the duties of Township Boards when petitioned.

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

§ 1. TITLE OF ACT.] This Act shall be known as "The North Dakota Bot Treatment Act."

§ 2. BOT TREATMENT DEFINED.] The term, "Bot Treatment" as used in this Act, shall refer to and mean the recognized treatment for extermination of bots in horses and mules as recognized by the United States Department of Agriculture.

§ 3. PETITION: DUTIES OF TOWNSHIP BOARDS.] When a majority of the free holders, and/or livestock owners, of any Township in the State of North Dakota, shall sign and file with the Clerk of said Township Board, a petition requesting the Bot Treatment to be given to all horses and mules within said Township, said Township Board is authorized to provide the necessary funds to treat the mules and horses in said Township; provided, however, that said work be performed only during the months of December, January and February; and provided further that no horses or mules shall be treated without the consent of the owner.

Approved February 23, 1937.

CHAPTER 11

H. B. No. 246—(Ritter and Greiser)

LABELING OF COMMERCIAL FEED STUFFS

An Act to amend and reenact Section 2 of Chapter 141 of the 1927 Session Laws relating to the prevention of fraud and deception in the manufacture and sale of concentrated, commercial feeding stuffs and providing for registration and labeling thereof and repealing Acts in conflict therewith.

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

§ 1. AMENDMENT.] That Section 2 of Chapter 141 of the 1927 Session Laws, be and the same is hereby amended to read as follows:

§ 2. STATEMENT TO BE AFFIXED TO PACKAGES AND SAMPLES.] Any person, company, corporation or agent who shall sell, offer or

expose for sale or distribution in this State, any concentrated commercial feeding stuffs shall affix, or cause to be affixed to every package or sample of such concentrated commercial feeding stuffs, in a conspicuous place on the outside thereof, a tag or label which shall be accepted as a guarantee of the manufacturer, importer, dealer or agent and which shall have plainly printed thereon in the English language, the number of net pounds of concentrated commercial feeding stuffs in the package, the name, brand or trade mark under which the concentrated commercial feeding stuffs are sold, the name of the manufacturer, the location of the principal office of the manufacturer, and the guaranteed analysis, stating minimum percentage of crude fat and crude protein, and the maximum percentage of crude fiber, determined as provided in the provisions of this Act, and the ingredients from which the concentrated commercial feeding stuff is compounded. For each one hundred pounds, or fraction thereof, the person, company, corporation or agent shall also affix the tag or label purchased from the State Food Commissioner and Chemist of the State of North Dakota, showing that the concentrated commercial feeding stuff has been registered as required by the provisions of this Act, and that the inspection tag has been paid. When the concentrated commercial feeding stuff is sold in bulk, a tag as hereinbefore described, shall be delivered to the consumer with each one hundred pounds or fraction thereof, provided, that the State Food Commissioner and Chemist's tags and labels shall be issued to cover twenty-five, fifty and one hundred pounds, provided, further, that the State Food Commissioner and Chemist is authorized to issue tags or labels of other denominations; provided further, that when said concentrated food stuffs is packed, and shipped in container weighing less than twenty-five pounds each, the State Food Commissioner and Chemist may grant authority to the manufacturer for affixing such tags or labels on any shipping case or package containing such food, in any method other than attaching the same to each separate container.

Approved March 16, 1937.