

## CHAPTER 104.

[H. B. 226.]

SALE AND MANUFACTURE OF MILK AND  
MILK PRODUCTS.

AN ACT relating to milk and milk products, and amending sections 19, 41, and 63 and repealing section 30 of chapter 192 of the Laws of 1919.

*Be it enacted by the Legislature of the State of Washington:*

SECTION 1. That section 19 of chapter 192 of the Laws of 1919 be amended to read as follows:

Temperature  
for testing  
purposes.

Section 19. In all tests made of milk or cream to determine the amount of milk fat therein the Babcock Tester must be read at the proper temperature which is hereby declared to be not less than one hundred and thirty degrees Fahrenheit and not more than one hundred and forty degrees Fahrenheit, and all payments for or sales of milk or cream made on the basis of measurement or weight shall be made according to the true weight and measurement which is hereby declared to be seventeen and six-tenths cubic centimeters for milk and nine grams or eighteen grams for cream. In all tests for cream the cream shall be weighed into the test bottle.

Repealing  
clause.

SEC. 2. That section 30 of chapter 192 of the Laws of 1919 be and the same is hereby repealed.

SEC. 3. That section 41 of chapter 192 of the Laws of 1919 be amended to read as follows:

Statistical  
reports.

Section 41. The department of agriculture shall provide blanks for reporting statistics of the production of milk and milk products. The department shall annually on or before the first day of January of each year cause to be mailed to the owners or operators of all creameries, cheese factories, milk plants, milk condensing factories, factories of milk products, and to all milk vendors and milk dealers,

one or more of such blanks. All such persons shall on or before the first day of February next following transmit to said department such blanks properly filled out and signed by such person and showing a full and accurate report of the amount of milk, cream, butter, cheese, ice cream, ice milk, buttermilk, skimmed milk, or other milk produce received, produced, manufactured or distributed during the year ending on the 31st day of December next previous thereto. The words "milk vendor" or "milk dealer" shall mean any person, firm or corporation who sells, vends, furnishes or delivers milk, skimmed milk, buttermilk or cream from any wagon, automobile, cart or other vehicle.

SEC. 5. That section 63 of chapter 192 of the Laws of 1919 be amended to read as follows:

Section 63. No person, firm or corporation shall use the words "Washington Creamery Butter" upon any butter, or imitation thereof, or upon any product, substance or compound resembling butter, or upon any box, package, wrapper, or other container thereof, as a brand, emblem or trade mark of such butter, imitation, product, substitute or compound, and no person, firm or corporation shall manufacture, sell or offer for sale or have in his possession with intent to sell butter known as reworked butter, unless the package in which the butter is sold has marked on the side of it the words "REWORKED BUTTER" in capital letters one inch high and one-half inch wide with ink which is not easily removed.

Use of words  
"Washington  
Creamery  
Butter."

Use of words  
"Reworked  
Butter."

Passed the House March 1, 1921.

Passed the Senate March 7, 1921.

Approved by the Governor March 16, 1921.