

CHAPTER 139

AN ACT to repeal 126.41 and 126.61; and to amend 126.02, 126.05 (1), 126.18 (1), 126.38 and 126.51 of the statutes, relating to minor corrections in the statutes affecting the grain and warehouse commission.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 126.02 of the statutes is amended to read:

126.02 No person interested in any warehouse or in the transportation of grain or in the employ of any owner or operator of a warehouse or any grain dealer or any stockholder or official of any common carrier shall be appointed a commissioner. * * *

SECTION 2. 126.05 (1) of the statutes is amended to read:

126.05 (1) The commission shall weigh all grain received in Superior, and all grain and grain products received in or shipped from public warehouses.

SECTION 3. 126.18 (1) of the statutes is amended to read:

126.18 (1) Every public warehouseman shall during the first week in each September publish in a daily newspaper of the city in which his warehouse is located a schedule of his rates for the storage of grain during the ensuing year, which rates shall not be increased during the year. Such published rates, or any published reduction thereof, shall apply to all grain received in his warehouse. No discriminations as to rates shall be made. * * *

SECTION 4. 126.38 of the statutes is amended to read:

126.38 GRADES. * * * The grades, weights and measures for any standards of quality and condition of grain, seed and other agricultural products established by the secretary of agriculture of the United States under the U. S. grain standards act become and are the grades, standards of quality and conditions, weights and measures of this state.

SECTION 5. 126.41 of the statutes is repealed.

SECTION 6. 126.51 of the statutes is amended to read:

126.51 Any person * * *, other than the chief inspector or his deputies, the chief weighmaster or his deputies, or a regular employe of the railroad company or warehouseman, in charge of grain or cars * * *, who tampers with or breaks any seals placed upon cars of grain shall be * * * fined not * * * more than \$100 or * * * imprisoned not * * * more than 90 days.

SECTION 7. 126.61 of the statutes is repealed.

Approved May 28, 1957.