CHAPTER 2—TEAS


Section 45, acts Mar. 2, 1897, ch. 358, § 5, 29 Stat. 605, related to delivery permits and reexamination and retention of substandard teas.


Section 48, acts Mar. 2, 1897, ch. 358, §§ 8, 9, 29 Stat. 606; May 31, 1920, ch. 217, 41 Stat. 712, related to reexaminations, including findings by examiner and assistance of experts.


Section 51 of Pub. L. 104–128 provided that: “This Act [repealing this chapter] shall take effect on the date of enactment of this Act [Apr. 9, 1996].”

SHORT TITLE OF REPEAL

Section 1 of Pub. L. 104–128 provided that: “This Act [repealing this chapter] may be cited as the ‘Federal Tea Tasters Repeal Act of 1996’.”

SHORT TITLE

Act July 12, 1943, ch. 221, title II, 57 Stat. 499, provided in part that act Mar. 2, 1897, which was classified generally to this chapter, could be cited as the “Tea Importation Act.”

CHAPTER 3—FILLED MILK

Section 61. Definitions.

Section 62. Manufacture, shipment, or delivery for shipment in interstate or foreign commerce prohibited.

Section 63. Penalties; acts of agents deemed acts of principals.

Section 64. Regulations for enforcement.

The Federal Food, Drug, and Cosmetic Act

Nothing contained in chapter 9 (§301 et seq.) of this title shall be construed as in any way affecting, modifying, repealing, or superseding the provisions of sections 61 to 64 of this title, see section 392(b) of this title.

Bureau of Dairy Industry

General provisions, see sections 401 to 404 of Title 7, Agriculture.

§61. Definitions

Whenever used in this chapter—

(a) The term “person” includes an individual, partnership, corporation, or association;

(b) The term “interstate or foreign commerce” means commerce (1) between any State, Territory, or possession, or the District of Columbia, and any place outside thereof; (2) between points within the same State, Territory, or possession, or within the District of Columbia, but through any place outside thereof; or (3) within any Territory or possession, or within the District of Columbia; and

(c) The term “filled milk” means any milk, cream, or skimmed milk, whether or not condensed, evaporated, concentrated, powder, dried, or desiccated, to which has been added, or which has been blended or compounded with, any fat or oil other than milk fat, so that the resulting product is in imitation or semblance of milk, cream, or skimmed milk, whether or not condensed, evaporated, concentrated, powder, dried, or desiccated. This definition shall not include any distinctive proprietary food compound not readily mistaken in taste for milk or cream or for evaporated, condensed, or powdered milk, or cream where such compound (1) is prepared and designed for feeding infants and young children and customarily used on the order of a physician; (2) is packed in individual cans containing not more than sixteen and one-half ounces and bearing a label in bold type that the content is to be used only for said purpose; (3) is shipped in interstate or foreign commerce exclusively to physicians, wholesale and retail druggists, orphan asylums, child-welfare associations, hospitals, and similar institutions and generally disposed of by them.

(Mar. 4, 1923, ch. 262, § 1, 42 Stat. 1486.)

SHORT TITLE

Act July 12, 1943, ch. 221, title II, 57 Stat. 499, provided in part that Act Mar. 4, 1923, which enacted this chapter, may be cited as the “Filled Milk Act”.

§62. Manufacture, shipment, or delivery for shipment in interstate or foreign commerce prohibited

It is declared that filled milk, as defined in section 61 of this title, is an adulterated article.