

facture, or offer, sell or have, etc., any dairy product contrary to the provisions of Part I of the Act and regulations made thereunder. The clause prohibiting the placing of a foreign substance in cheese is extended to include all dairy products. The whole of Part II of the Act, dealing with the grading of dairy produce, is repealed and a new Part II substituted therefor.

C. 13 amends the Destructive Insect and Pest Act to make it clear that a province is free to make laws *re* insects and pests so long as such regulations are not repugnant to Dominion legislation on this subject.

C. 18 repeals the Fruit Act and substitutes in its stead a new Act entitled the Fruit and Honey Act. The most important change takes the definitions of grades, markings, etc., out of the Act, and gives to the Minister the right to make regulations thereon. There are thirteen sections defining offences in regard to grading, packing, etc. Varying penalties are imposed for infractions of the Act. Part III of the Act provides for the establishment of classes and grades, for boxing for both export and interprovincial trade, by regulations made by the Minister.

C. 20 amends the Live Stock and Live Stock Products Act. The "exporter" is defined as the owner of live stock or live-stock products shipped out of Canada, and the "exporting agent" as any person who, on behalf of the owner, ships live stock or live-stock products out of Canada. The Minister may, by notice in writing, forbid the shipping of cattle to Great Britain by an exporter or exporting agent unless a licence has been obtained. The necessity of being so licensed only arises upon notification by the Minister prohibiting shipping without a licence. The Minister is given the right to make regulations prescribing the manner in which operators of "public commercial vehicles" are to guarantee the proper return of proceeds to the owners of live stock or live-stock products. Regulations may also be so made regarding the manner in which a purchaser shall record receipts, etc., made at assembling points and abattoirs, and such records shall be made available to the Minister. If any live-stock exchange fails to comply with a requirement of the Minister in regard to the record of such receipts, etc., for a period of thirty days, the Minister may order the exchange to discontinue operations, in which event the business of the exchange will carry on under the direct authority of the Minister. No moneys are to be paid out of the "shippers' trust account" except in accordance with regulations approved by the Minister. The bank is specifically stated to have no responsibility in regard to the "shippers' trust account".

C. 26 amends the Canada Grain Act so as to exclude Garnet wheat from Grade No. 2 Manitoba Northern, and provides that this grade will consist of "Marquis or equal to Marquis". Garnet is given a separate grading as "No. 1. C.W. Garnet", and "No. 2. C.W. Garnet". Transfer receipts are to be issued by an Eastern elevator at an ocean terminal point for local delivery or export, but such receipts are not to be negotiable. In the Eastern Inspection Division an elevator may, if a transfer certificate has been issued and registered according to any regulations which may be current, discharge grain for shipment on surrender of receipt or bill of lading.

C. 46 is cited as the Canadian Farm Loan Act Amendment Act. The Farm Loan Board is given authority to pay local taxes on real estate; to accept additional security for loans; to make composition, extension of time, or scheme of arrangement with borrower; to make advances to borrowers for seed, fodder, fertilizer or harvesting expenses. The certificate of the Commissioner printed on every farm loan bond is changed to read that the Board holds "mortgages or charges on farm lands, and personalty". It previously read "mortgages on farm lands". The