

said Board's discretion, fix the salaries of said analysts, inspectors and assistants. Said Board shall also be empowered to publish, at its discretion, the results of the examination, analysis and test of any sample of agricultural seed, or mixture of such seed, drawn as provided for in Section 105, together with any other information it may deem advisable.

1918, ch. 200, sec. 105.

105. It shall be the duty of said State Board of Agriculture, or its duly authorized agents, to inspect, examine and make analysis of and test any agricultural seeds sold, offered or exposed for sale, within this State for seeding purposes within this State, at such time and place, and to such extent as it may determine. Said Board and its agents shall have free access at all reasonable hours to any premises or structures to make examination of such agricultural seeds, whether such seeds are upon the premises of the owner or consignee of such seeds or on the premises or in the possession of any warehouse, elevator, railway or steamship company, and said Board is hereby given authority by its agents, upon notice to the dealer, his agents or the representative of any warehouse, elevator, railway or steamship company, if present, to take for analysis a composite sample of such agricultural seeds. On demand of the dealer or his agent, or at the discretion of the inspector concerned, the sample drawn shall be mixed as thoroughly as possible and divided into two portions, and one part left with the dealer or his agent. On demand of the dealer or his agent, any sample drawn shall be paid for by the inspector, on a basis not exceeding the local market price for the seed sampled. In case a sample, drawn as provided herein, upon test or analysis is found to fall, in excess of the allowance for variation made by said Board, below the statement on the tag or label attached to the lot from which said sample was drawn, or to violate any of the provisions of this sub-title, the vendor or consignee of said lot of seed shall be notified and a copy of said notice mailed to the person, firm or corporation whose tag or label was found affixed thereto.

1918, ch. 200, sec. 106.

106. It shall be unlawful for any person, firm or corporation to sell, offer or expose for sale within this State any agricultural seeds, or mixtures of agricultural seeds, as defined in this sub-title, for seeding purposes within this State without complying with the requirements of this sub-title, or falsely to mark or label any agricultural seeds, or to interfere in any way with the State Board of Agriculture or its inspectors or assistants in the discharge of the duties herein named.

1918, ch. 200, sec. 107.

107. Every violation of the provisions of this sub-title shall be deemed a misdemeanor punishable by a fine not exceeding one hundred