

obtained in the canning or preserving of any fruit or vegetables to any dealer in garden seed or other person under circumstances where the same may be resold for the purpose of planting or propagation, unless said corporation, co-partnership or individual shall sell said seed under an absolute guarantee as to purity and germinating properties.

1918, ch. 113, sec. 2.

112. It shall not be lawful for any corporation, co-partnership or individual to sell or otherwise dispose of any such seed for planting purposes.

1918, ch. 113, sec. 2A.

113. The provisions of Sections 111-114 shall not be interpreted as preventing the use or preservation of any edible materials produced in connection with a crop grown for legitimate seed purposes.

1918, ch. 113, sec. 3.

114. Whoever shall violate the provisions of Sections 111-114 shall be liable, upon conviction, to a fine of not less than fifty nor more than one hundred dollars for the first offense and to a fine of not less than one hundred nor more than five hundred dollars for each subsequent offense.