tainer in which it is enclosed or upon the article of food itself, with the date of such removal, and such marks, stamps and tags shall be *prima facie* evidence of such receipt and removal and of the dates thereof. All articles of food in any cold storage warehouse on June 1, 1916, shall, before being removed therefrom, be plainly marked, stamped or tagged with the date when this sub-title goes into effect and the date of removal therefrom.

An. Code, 1924, sec. 216. 1912, sec. 177P. 1916, ch. 163.

227.No person, firm or corporation shall hereafter keep or permit to remain in any cold storage warehouse any article of food which has been held in cold storage either within or without the state, for a longer aggregate period than 12 months, except with the consent of the Director of the State Board of Health as hereinafter provided. The Director of the State Board of Health shall, upon application during the twelfth month, extend the period of storage beyond 12 months for any particular article of food, provided the same is found upon examination to be in proper condition for further cold storage. The length of time for which such further storage is allowed shall be specified in the order granting the permission. A report on each case in which such extension of storage may be permitted, including information relating to the reason for the action of the Director of the State Board of Health, the kinds and amounts of the articles of food for which the storage period was extended, and the length of time for which this continuance was granted, shall be filed, open to public inspection, in the office of the Director of the State Board of Health, and shall be included in its annual report. Such extension shall be not more than 60 days; a second extension of not more than 60 days may be granted upon a reexamination, but the entire extended period shall be not more than 120 days in all.

An. Code, 1924, sec. 217. 1912, sec. 177Q. 1916, ch. 163.

228. It shall be unlawful to sell, or to offer for sale, any article of food which has been held for a period of thirty days or over in cold storage either within or without the state, without notifying persons purchasing, or intending to purchase, the same, that it has been so held by the display of a placard plainly and conspicuously marked "Cold Storage Goods," on the bulk mass or articles of food; and it shall be unlawful to represent or advertise as fresh any article of food which has been held in cold storage for a period of 30 days or over.

An. Code, 1924, sec. 218. 1912, sec. 177R. 1916, ch. 163.

229. It shall be unlawful to return to any cold storage warehouse any article of food which has been once released from storage for the purpose of placing it on the market for sale. It shall be unlawful to transfer any article of food from one cold storage warehouse to another if such transfer is made for the purpose of avoiding any provision of this sub-title, and such transfer shall be unlawful unless all prior stampings, markings and taggings upon such article shall remain thereon.

An. Code, 1924, sec. 219. 1912, sec. 177S. 1916, ch. 163.

230. The Director of the State Board of Health may make all necessary rules and regulations to carry this sub-title into effect. Such rules and regulations shall be filed in the Director of the State Board of Health's office, and shall not take effect until thirty days after such filing.