

hominy feeds, cereline feeds, rice meals, oat feeds, corn and oat chops, ground beef, fish or animal meals, mixed feeds, all patented or trade marked foods, and all other materials of similar nature not included within the preceding section of this sub-title.

1900, ch. 287, sec 87.

85. Before any manufacturer, company or person shall sell, offer or expose for sale in this State any concentrated commercial feeding stuff, as defined in the preceding section of this sub-title, he or they shall for each and every feeding stuff bearing a distinguishing name or trade mark file with the State chemist of the Maryland Agricultural College a certified copy of the statement named in section 82 of this sub-title; said certified copy to be accompanied, when the State chemist shall so request, by a sealed package, containing at least one pound of the feeding stuff to be sold or offered for sale, and the company or person furnishing said samples shall thereupon make affidavit that said sample corresponds within reasonable limits with the feeding stuffs which it represents in the percentage of protein and fat which it contains.

Ibid. sec. 88.

86. Before any concentrated commercial feeding stuff, as defined in section 84, is sold, offered or exposed for sale in this State, the manufacturer, importer, agent or seller thereof shall pay to the treasurer of the Maryland Agricultural College an inspection fee of twenty dollars for each brand or kind of concentrated commercial feeding stuff contemplated to be sold, and shall receive therefor from said treasurer a license to sell such brand of concentrated commercial feeding stuff until the first day of July next following; provided, that when any manufacturer, importer or dealer shall have paid the inspection fee as herein provided it shall not be necessary for any other person, as his agent or representative, to pay said fee.

Ibid sec. 89.

87. Any manufacturer, importer or person who shall sell, offer or expose for sale or for distribution in this State any concentrated commercial feeding stuff, as defined in section 84, without complying with the requirements of the preceding sections of this sub-title, or any feeding stuff which contains substantially a smaller percentage of constituents than are certified to be contained shall, on conviction in a court of com-