

ately thereafter forward to it the statement required by this Act to be made at the time of taking the sample or samples.

SEC. 10. That it shall be the duty of the Maryland State College of Agriculture to analyze upon request, without cost or charge, all samples of fertilizer sent to said College and taken in the manner prescribed in this Act. The said College, the State Chemist, or his assistants or agents, shall not demand of any purchaser so sending sample, or samples, for analysis any advice, information, or statement, as to any analysis appearing on the original unbroken packages, or bags, from which said sample or samples were taken, or the name or names of any individual, representative, agent, or corporation or firm from which said fertilizer, or fertilizers, were purchased; and it shall be the duty of the said College, through its duly authorized agent, the State Chemist, to at once make a full and complete analysis of the sample, or samples, received in accordance with this provision and within thirty (30) days thereafter return to such person, or persons, from whom the sample, or samples, were received a full and complete analysis of said sample or samples. It shall be unlawful for any individual, representative, or agent, of any corporation or firm, or any corporation or firm itself either directly, or indirectly, to have any communication with the said College, or its chemists, agents or representatives, or the sender of any sample to said College, regarding the analysis of any fertilizer, or fertilizers, sent to the said College by the purchaser or purchasers thereof for analysis until after the report of said analysis. The Maryland State College of Agriculture, the State Chemist, their agents, or representatives, shall not furnish any information, or communicate with any manufacturer of fertilizer, about any such sample submitted for analysis until after a report of the analysis so made shall have been duly furnished to the applicant for such analysis.

SEC. 11. That any purchaser of fertilizer who shall be injured, or defrauded, by the failure of the contents of any bag, barrel, or other package of fertilizer, or any fertilizer in bulk, to conform to the statement of the quantity, quality, marks, labels on or accompanying the same, or filed with the Maryland State College of Agriculture, or who shall purchase fertilizer branded, "pure bone" when the same is adulterated with oyster shell, or other foreign matter, even if the analysis corresponds to the guaranteed analysis on the package, may recover from the seller, or sellers, thereof in an action of debt an amount equal to the purchase money of said fertilizer and cost of suit,