

(1) BELONGS TO AN OWNER, DEALER, OR SHIPPER OF MILK OR CREAM WHO SHIPS THE MILK OR CREAM TO ANY PLACE IN THIS STATE; AND

(2) HAS THE NAME OR INITIALS OF THE OWNER, DEALER, OR SHIPPER STAMPED, MARKED, OR FASTENED ON IT.

(B) PROHIBITED ACTS.

A PERSON MAY NOT:

(1) USE, SELL, DISPOSE OF, BUY, OR TRAFFIC IN LABELED MILK CANS, WITHOUT THE CONSENT OF THE OWNER, DEALER, OR SHIPPER;

(2) WILLFULLY CHANGE THE NAME OR INITIALS OF THE OWNER, DEALER, OR SHIPPER STAMPED, MARKED, OR FASTENED ON THE LABELED MILK CAN WITHOUT THE CONSENT OF THE OWNER, DEALER, OR SHIPPER; OR

(3) PLACE IN ANY LABELED MILK CAN ANY SUBSTANCE OTHER THAN MILK OR CREAM, WITHOUT THE CONSENT OF THE OWNER, DEALER, OR SHIPPER.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentence of former Article 27, § 275.

In subsection (a) of this section, the defined term "labeled milk can" is new language added for clarity.

In subsection (b)(2) of this section, the former phrase "by remarking or otherwise" is deleted as included in "change".

For the provisions that relate generally to registering returnable containers and to criminal penalties for unlawful use of returnable containers belonging to another person, see Article 27, §§ 471 through 481 of the Code. For the specific duty to clean a milk product container that is registered under Article 27, §§ 471 through 481 of the Code, see Article 27, § 475 of the Code.

GENERAL REVISOR'S NOTE:

Former Article 43, § 571, which related generally to the sale of adulterated milk products, is deleted as repetitive of provisions of Subtitle 2 of this title.

Former Article 43, § 584, which related to severability, is deleted as unnecessary in light of Article