without substantive change from the first sentence of former Article 43, § 231.

4-523. STORAGE OF FOOD NOT FIT FOR HUMAN CONSUMPTION.

A PERSON MAY NOT STORE IN ANY COLD STORAGE WAREHOUSE ANY FOOD THAT IS INTENDED FOR HUMAN CONSUMPTION IF THE FOOD IS:

- (1) DISEASED, TAINTED, OR OTHERWISE UNFIT FOR HUMAN CONSUMPTION: OR
- (2) IN SUCH CONDITION THAT IT WILL NOT KEEP FIT FOR HUMAN CONSUMPTION.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentence of former Article 43, § 235.

4-524. STORAGE OF FOOD WITHOUT MARKING OR TAGGING.

(A) PLACING IN COLD STORAGE.

A PERSON MAY NOT PLACE, KEEP, OR RECEIVE ANY FOOD IN COLD STORAGE UNLESS THE FOOD OR ITS CONTAINER IS MARKED OR TAGGED WITH THE DATE THE FOOD IS PLACED IN COLD STORAGE.

(B) REMOVING FROM COLD STORAGE.

A PERSON MAY NOT REMOVE ANY FOOD FROM COLD STORAGE OR ALLOW ANY FOOD TO BE REMOVED FROM COLD STORAGE UNLESS THE FOOD OR ITS CONTAINER IS MARKED OR TAGGED PLAINLY WITH THE DATE THE FOOD IS REMOVED FROM COLD STORAGE.

(C) EVIDENCE OF DATES.

THE DATES MARKED OR TAGGED ON FOOD OR ITS CONTAINER UNDER THIS SECTION ARE PRIMA FACIE EVIDENCE THAT THE FOOD WAS PLACED IN AND REMOVED FROM COLD STORAGE ON THE DATES INDICATED.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentence of former Article 43, § 236.

The former references to food being "stamped" are deleted as included in the broader term "marked".

The second sentence of former Article 43, § 236, which imposed certain requirements for marking food in cold storage on June 1, 1916, is deleted as obsolete.

4-525. COLD STORAGE OF FOOD OVER 1 YEAR.