

CHAPTER 21

SEEDS AND POTATOES

21.03 PACKAGES OF AGRICULTURAL SEED.

Where a bag or label attached to a bag or package of seed states the kind of seed and that it is 98 per cent pure, such statement is a warranty of the purity of the seed as so stated; and where the seed purchased contained in one instance 40 per cent of alsike, and in the other 40 per cent of white clover, the court cannot hold as a matter of law that plaintiff is estopped from recovery on the ground that he failed to inspect the seed before sowing it. *Mallery v Northfield Seed Co.* 196 M 129, 264 NW 573.

21.06 IMPORTED SEEDS; LABELS

The provisions of sections 21.101 and 21.06 are valid and require compliance therewith by those who transport and sell seeds within the state through channels of interstate commerce. OAG June 3, 1947 (833-E).

21.101 TAGS AND STAMPS.

The provisions of sections 21.101 and 21.06 are valid and require compliance therewith by those who transport and sell seeds within the state through channels of interstate commerce. OAG June 3, 1947 (833-E).

21.12 DUTIES OF COMMISSIONER; EMPLOYEES.

Amended by L. 1947, c. 68, s. 1.

21.225 RECORD OF HYBRID SEED CORN VARIETIES.

Amended by L. 1947, c. 544, s. 1.

21.24 VIOLATIONS; PENALTIES.

Statement as to form of complaint and proof required in case of prosecution for a second offense. OAG Aug. 17, 1946 (133-B-5).