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AN ACT to amend the Christchurch Milk-supply and Markets Act, [27th October, 1917. 1914.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :-

1. This Act may be cited as the Christchurch Milk-supply and Markets Amendment Act, 1917, and shall form part of and be read together with the Christchurch Milk-supply and Markets Act, 1914.

2. The Council shall have power to grant licenses (hereinafter referred to as milk licenses) to retail milk within the city.

3. No person shall sell (or deliver) milk within the city unless he shall have obtained a milk license :

Provided that nothing in this Act shall interfere with the sale or delivery of milk in the ordinary course of wholesale dealing.

4. Before granting a milk license the Council may assign to the applicant a given area within which the applicant may sell and deliver milk. The size of an area shall be adjusted to suit the average daily output of milk supplied by the applicant, and a full description of the area shall be endorsed on the license.

5. The holder of a milk license shall not (except as hereinafter mentioned) sell or deliver milk anywhere within the city except in the area so assigned to him, nor to any persons other than the residents in or occupiers of any house or houses within such area.

Short Title.

Power to grant licenses to retail milk. Unlawful to sell without a license.

An area may be assigned to applicant for license,

Holder of license not to sell elsewhere in city.

6. Notwithstanding anything in the foregoing provisions of this Sale of milk at Act, the Council may grant milk licenses to persons for the sale shops. of milk at shops within the city, properly equipped for the sale of milk and dairy-produce exclusively; and it shall be lawful for all holders of milk licenses to sell milk to the occupiers of any such shop, and for the occupier of any such shop to sell milk to any person at that shop, but not elsewhere.

7. The Council may from time to time make alterations in the Power of Council to boundaries of any areas, and may from time to time make all such alter boundaries of adjustments of boundaries between areas adjacent to each other as the circumstances may require.

8. (1.) The Council may from time to time, and shall at any Power of Council to time upon the written request of not less than twenty-five milk fix retail price of milk. licensees, call a meeting of all the milk licensees for the time being holding milk licenses under this Act for the purpose of making an agreement to be submitted to the Council fixing the retail price of milk.

(2.) Such meeting shall be called by public notice as defined in the Municipal Corporations Act, 1908, at a place and time (not being less than seven days after the date of the notice) to be stated in such notice.

(3.) Such meeting may be adjourned as often as required.

(4.) Every resolution passed by a majority of the milk licensees present thereat shall be deemed to be binding on the minority.

(5.) It shall be lawful for the Council, either at or subsequent to such meeting, to enter into an agreement with two or more representatives (appointed for the purpose by the meeting) of the milk licensees fixing the retail price.

(6.) If no agreement fixing price shall be so arrived at, the Council may by resolution at its next ordinary meeting or at any subsequent meeting fix such retail price :

Provided always that if the price fixed by such resolution shall not be a price approved by the majority at the meeting aforesaid, then it shall be lawful for any milk licensee on behalf of the majority of the milk licensees, within seven days after the passing of such resolution, to appeal therefrom to the Magistrate. On any such appeal the Court may fix the retail price of milk within the city, and the decision of the Magistrate on such appeal shall take the place of such resolution.

(7.) The said appeal shall be made in such manner and subject to such conditions as are prescribed.

(8.) The price fixed by such agreement, resolution, or decision, as the case may be, shall remain in force and be deemed to be the fixed price until altered or rescinded after a subsequent meeting of milk licensees by a subsequent agreement, resolution, or decision as aforesaid.

(9.) No one shall demand or receive a higher retail price than the price so fixed as aforesaid.

9. The Council may from time to time appoint one or more Power of Council to Inspectors for the purposes of this Act. 20*

appoint Inspectors.

areas.

Powers of Inspectors. 10. An Inspector in the exercise of his functions under this Act may do the following things :---

- (a.) He may at all reasonable times enter and inspect any dairy, building, or place used for the storage of milk within the city; and may inspect any utensil, machinery, apparatus, or works in a dairy, or used in connection with a dairy, or with dairy-produce; and may also inspect any cart, wagon, or other conveyance used for the carriage of such milk:
- (b.) He may in a dairy or in any house, street, or elsewhere inspect any milk intended for retail sale, and may take samples thereof for inspection or analysis.

11. If in any case an Inspector is satisfied of the existence of any of the following defects, that is to say,—

- (a.) That any such dairy or building is in an unclean or unwholesome condition; or
- (b.) That any utensil, machinery, apparatus, cart, wagon, or conveyance in or about such dairy or buildings, or used in connection with milk or the sale or delivery of milk within the city, is in an unclean or unwholesome condition, or is otherwise unfit for the purpose; or
- (c.) That any person employed in or about any dairy or in the sale or delivery of milk is affected with any contagious or infectious disease within the meaning of the Public Health Act, 1908, or is a member of a household wherein any person is so affected,—

he may, by writing under his hand delivered to the owner, consignee, or person in charge (without further name or description), require such defects to be remedied to his satisfaction; and every such order shall be duly obeyed.

12. The Council may at any time refuse, cancel, or suspend any milk license if in the opinion of the Council it is proved that the person applying for such milk license, or the holder of such milk license, as the case may be, is from any cause unfit to be the holder of such license or has been convicted of any offence under this Act.

13. Every person is liable to a fine not exceeding twenty pounds who directly or indirectly, by himself, his agent or servant,—

- (a.) Resists or wilfully obstructs any Inspector or other officer under this Act in the performance of his duty; or
- (b.) Refuses to give information or gives false information in answer to any inquiry made by such Inspector in the performance of his duty; or
- (c.) Commits any breach of the provisions of this Act.

14. The power of making by-laws vested in the Council by the Municipal Corporation Act, 1908, shall extend to by-laws for all or any of the following purposes :---

- (a.) Regulating the mode of applying for milk licenses, the forms of application, and the fees to be paid by the applicants:
- (b.) Prescribing the form of milk licenses :
- (c.) Regulating the conduct of holders of such licenses :

Powers of Inspectors.

Power of Council to refuse, cancel, or suspend license.

Penalty.

By-laws.

(d.) Regulating the mode of cooling, storing, and conveying milk, the mode of distributing milk to the consumers thereof, the hours within which milk shall be delivered, and all other matters incidental to the licensing of milkvendors and the distribution of milk within the City of Christchurch.

15. That this Act shall remain in force for the period of the Duration of Act. present war and six months thereafter.