

BILL

No. 25 of 1926.

An Act to amend The Noxious Weeds Act.

(Assented to 1926.)

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

1. This Act may be cited as "*The Noxious Weeds Act Amendment Act, 1926.*"

2. *The Noxious Weeds Act*, being chapter 63 of the Revised Statutes of Alberta, 1922, is amended as to section 2 thereof by adding as paragraph (i) the following:

"(i) 'Screenings' shall mean material removed from grain through cleaning to bring it up to the standards defined for grades under *The Canada Grain Act.*"

3. Section 14 of the said Act is hereby struck out and the following substituted therefor:

"**14.**—(1) Save as is hereinafter provided by this Act, no person shall buy or sell, or keep for sale or offer to buy or sell, or remove from any grain elevator, mill or warehouse, any grain screenings which contain more than three per centum by weight of noxious weed seeds, capable of passing through a one-fourteenth inch perforated zinc screen, or more than one per centum by weight of mustard seed, which grain screenings are hereinafter referred to as grade B screenings.

"(2) All screenings other than grade B screenings shall be known as class A screenings, and may be bought or sold or removed from any grain elevator, mill or warehouse for the purpose of feeding the same to live stock, if the same are contained in closely woven and securely tied sacks, but if the screenings are to be fed to live stock, they must be fed within properly constructed feed yards, which shall be subject to inspection by weed inspectors.

"(3) Grade B screenings may be bought, sold or removed from any grain elevator, mill or warehouse by a dealer or other person, provided that such dealer or other person holds a permit from the Minister, and subject to such conditions as may be set out in the permit.

“(4) The said permit shall be issued in duplicate, and both copies of the permit shall be delivered by the purchaser to the manager of any grain elevator, mill or warehouse, dealer or other person from whom a purchase is made, and one of the copies shall be forwarded by the latter to the Minister within thirty days of the purchase.

“(5) All grade B screenings must be kept in tightly constructed buildings by every such manager, dealer or other person holding a permit, until they are delivered for the purpose of feeding.

“(6) All grade B screenings not so kept shall be burned by the manager, dealer or other person in whose possession they are, in such manner as to prevent their being scattered by the wind, live stock or any other agency.

“(7) The Minister may, at his discretion, prescribe different forms of permit, and the conditions upon and times for which permits are to be issued.

“(8) Lists of the persons to whom screenings are sold shall be furnished monthly to the Minister by the managers of grain elevators, mills or warehouses, at the same time stating the class of screenings sold in each case and the quantities.

“(9) For the purposes of this section, seeds of lamb’s quarters (*Chenopodium album*), shall be considered noxious weeds.”

4. This Act shall come into force on the.....
day of.....19...

No. 25.

SIXTH SESSION
FIFTH LEGISLATURE
16 GEORGE V
1926

BILL

An Act to amend The Noxious
Weeds Act.

Received and read the

First time.....

Second time.....

Third time.....

HON. MR. HOADLEY.

EDMONTON:
W. D. McLEAN, ACTING KING'S PRINTER
A.D. 1926.