SLAUGHTERHOUSES; EDIBLE RENDERING, WHOLESALE FABRICATING, PROCESSING, OR STORAGE ESTABLISHMENTS (EXCERPT) Act 280 of 1965

***** 287.579 THIS SECTION IS REPEALED BY ACT 210 OF 2015 EFFECTIVE MARCH 14, 2016 *****

287.579 Prohibited sales of meat; wild game animals.

Sec. 9. No person shall offer for sale or sell any meat, meat animal or meat product bearing a stamp, mark or legend stating or implying that it has been inspected and approved as provided in this act unless in fact it has been subjected to meat inspection by an approved district, county, city, township or village health department, by the director or his authorized agent, or by the United States department of agriculture. No person shall offer for sale or sell any meat or meat product unless it has been subject to meat inspection, approved by such inspection, and carcass and primal cut properly identified by mark, stamp or brand authorized by the department except that only the packages or containers of processed large wild game animals shall indicate that the meat was processed at an official establishment and labeled not for sale. No person shall offer for sale or sell any meat, meat animal or meat product bearing a stamp, mark or legend or implying that it has been inspected or reinspected and approved as provided by this act, unless it has been inspected by an approved district, city, township or village health department, by the director or his authorized agent, or by the United States department of agriculture.

History: 1965, Act 280, Imd. Eff. July 22, 1965;—Am. 1970, Act 166, Imd. Eff. Aug. 3, 1970;—Am. 1971, Act 143, Imd. Eff. Nov. 12, 1971.