

stores shall be subject to all the laws, rules and regulations governing pharmacists.

In the case of foods:

First. If it be an imitation of or offered for sale under the distinctive name of another article.

Second. If it be labeled or branded so as to deceive or mislead the purchaser, or purport to be a foreign product when not so, or if the contents of the package as originally put up shall have been removed in whole or in part and other contents shall have been placed in such package, or if it fail to bear a statement on the label of the quantity or proportion of any opium, morphine, diacetyl morphine, heroin, cocaine, holocaine, alpha, or beta eucaine, novocaine, alypin, chloroform, cannabis indica, chloral hydrate, acetanilid, antifebrin, acetphenetidin, phenacetine, antipyrin or any derivative or preparation or any such substance contained therein.

Third. If in package form, the quantity of the contents be not plainly and conspicuously marked on the outside of the package in terms of weight, measure or numerical count; provided, however, that reasonable variations shall be permitted and tolerances and also exemptions as to small packages shall be established by rules and regulations made in accordance with the provisions of Section 196.

Fourth. If the package containing it, or its label, shall bear any statement, design or device regarding the ingredients or the substances contained therein which statement, design or device shall be false or misleading in any particular; provided, that an article of food which does not contain any added poisonous or deleterious ingredients shall not be deemed to be adulterated or misbranded in the following cases:

First. In the case of mixtures or compounds which may be now or from time to time hereafter known as articles of food under their own distinctive names and not an imitation of or offered for sale under the distinctive name of another article, if the name be accompanied on the same label or brand with a statement of the place where said articles have been manufactured or produced.

Second. In the case of articles labeled, branded or tagged so as to plainly indicate that they are compounds, imitations or blends, and the word "compound" or "blend" as the case may be, is plainly stated on the package in which it is offered for sale; provided, that the term blend as used herein shall be construed to mean a mixture of like substances, not excluding harmless coloring or flavoring ingredients used for the purpose of coloring and flavoring only.

In the case of water:

First. In case of mineral waters labeled "Artificial," in conformity with the provisions of Sections 189 to 200, the label bear any design or device which would lead the consumer to believe that the water is a natural one.

Second. Or if characterized by a geographical name which gives a false or misleading idea in regard to composition of said water.

As to disinfectants:

If in the case of disinfectants manufactured or sold in this State the manufacturers, sales agents or dealers fail to show on the labels the carbo-lic acid coefficient or relative germicidal strength of such disinfectants as compared with pure carbo-lic acid; provided, however, that deodorants