

per centum of milk solids in crude milk, and of which milk solids three and fifty one-hundredths per centum shall be butter fats. No person shall manufacture, sell or exchange, or offer or expose for sale or exchange any condensed or preserved milk unless the same be put up, packed or contained in packages with the name of the manufacturer of the said milk distinctly branded or stamped thereon. Whoever by himself or another violates any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than twenty-five dollars nor more than one hundred dollars, or be imprisoned for not less than ten days nor more than thirty days, or be punished by both such fine and imprisonment for the first offense, and by a fine of one hundred dollars or imprisonment for three months, or both such fine and imprisonment for each subsequent offense.

1902, ch. 488, sec. 162A.

**236.** No person or persons shall hereafter, without the consent of the owner or shipper, use, sell, dispose of, buy or traffic in any milk cans, cream cans or cases belonging to any dealer or shipper of milk or cream residing in the State of Maryland or elsewhere who may ship milk or cream to any city, town or place within this State, having the name or initials of the owners, dealers or shippers stamped, marked or fastened on such cans, or wilfully change by re-marking or otherwise said name or initials of any such owner, dealer or shipper so stamped, marked or fastened upon such cans; nor shall any person, without the consent of the owner, use such cans for any other purpose than for milk or cream; nor shall any person or persons, without the consent of the owner, place in any such cans any substance or product other than milk or cream. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction before a justice of the peace of the city or county wherein the offense was committed, or in a court of competent jurisdiction, shall be fined not more than fifty dollars and cost of prosecution; one-half of all fines imposed shall be paid to the informer, and the other half of said fine shall be paid to the board of school commissioners of the county or city of Baltimore in which the offense shall be committed; and in default in the payment of said fine shall be confined in the jail for a period not less than thirty days nor more than sixty days.