



3 3009 00700 0924

STATE OF NEW JERSEY
DEPARTMENT OF AGRICULTURE

W. H. ALLEN, Secretary

DIVISION OF PLANT
INDUSTRY

HARRY B. WEISS, Director

Chapter 6 of Title 4
of the
Revised Statutes
of
New Jersey

An Act Concerning
Diseases of Bees

Trenton, N. J.

September, 1950

NJ/KAB
A2/BA
1950
C.1

Chapter 6 of Title 4
of the
Revised Statutes of New Jersey

An Act Concerning Diseases of Bees

4:6-1. **Definitions.** As used in this chapter:

a. "Department" means the Department of Agriculture.

b. "Disease," unless otherwise herein limited or enlarged, means the diseases known as American foulbrood or European foulbrood or other discoverable, contagious or infectious bee disease.

4:6-2. **Study of Outbreaks.** The department shall study and investigate or cause to be studied and investigated, outbreaks of any bee disease and other conditions unfavorable to the development of bees within the state.

4:6-3. **Infested Colonies or Apparatus as Nuisance.** A colony of honey bees, or apparatus used in bee-keeping, known to be infested with American foulbrood or European foulbrood or other serious, discoverable, contagious or infectious bee disease is hereby declared a public nuisance and subject to abatement as provided in this chapter.

4:6-4. **Investigation of Apiaries.** The department shall investigate or cause to be investigated all apiaries or other places where bees are kept or raised in this state

and all complaints of the existence of diseases of any kind in apiaries or other places where bees are kept or raised in this state.

4:6-5. **Inspection of Apiaries Raising Queen Bees for Sale.** A person in this state engaged in the rearing of queen bees for sale shall have his apiary inspected at least twice during each summer, and a person who shall fail to comply with this requirement shall be liable to a penalty of \$50. The department shall inspect all such apiaries at least twice each season, when requested by the owner.

4:6-6. **Certification of Apiaries Raising Queen Bees for Sale.** Whenever the department shall find any apiary where queen bees are raised for sale to be free from disease, he shall furnish the owner with a certificate to that effect. The certificate shall state the date of its expiration. It may be revoked at any time the department shall find evidence of the appearance of disease in the queen rearing yard.

4:6-7. **Notice to Owner of Diseased Apiary.** Whenever, in the course of the inspections or investigations made or carried on by the department as provided in this chapter, there shall be evidence of the existence of diseases in any apiary or colony of bees, the department shall notify the owner or manager of the infested or diseased apiary or colony of the character of the infestation and of the treatment to be administered for the eradication of such disease.

4:6-8. **Contents of Notice and Order for Treatment.** The notice and order for treatment, referred to in section 4:6-7 of this title, shall be in writing and shall specify the time within which the prescribed treatment shall be administered, which shall not

be less than eight days after the service of the notice. The directions for treatment shall be written or printed and may consist of a bulletin or other publication of the Department of Agriculture or of the State Agricultural Experiment Station.

4:6-9. **Quarantine Provision Included in Notice and Order.** In order to prevent the spread of the disease between the time of its discovery and its eradication, the notice and order shall include a provision placing the bee yard and equipment, of which the infested colony or equipment is a part, under quarantine forbidding the removal, sale, barter or giving away of the whole or any part thereof until the quarantine is lifted in whole or in part by written notice from the department.

4:6-10. **Movable Frame Hives Required.** On and after July 1, 1939, it shall be unlawful for any person, firm or corporation to keep or to maintain honey bees in any hives other than modern, movable, frame hives which permit the thorough examination of every comb in order to detect the presence of bee diseases. All other types of boxes or receptacles for bees which are in use after July 1, 1939, are hereby declared to be a public nuisance, and a menace to the community and the Department of Agriculture may seize and destroy the same without remuneration to the owner.

4:6-11. **Compliance with Orders; Powers in Case of Noncompliance.** The person upon whom the notice and order, referred to in sections 4:6-7 to 4:6-10 of this title, is served shall comply with it in all respects within the time limited in such notice and order. Upon failure to comply with the notice or order to treat or transfer bees, the department may give such assistance or

take such summary action as, in its judgment, is necessary to prevent the spread of the disease, even though such action involves, in extreme cases, the immediate destruction of bees and equipment without compensation.

4:6-12. **Keeping of Infested Bees; Penalty.** No person shall have, or keep in his possession or in an apiary, a colony of bees infested by the diseases known as American foulbrood or European foulbrood or by any other disease which is contagious or infectious in its nature and injurious to honey bees in their egg, larvæ, pupal or adult stages, and a person who shall have or keep in his possession any colony of bees so infested, after notice of the existence of the disease, given as provided in sections 4:6-7 to 4:6-9 of this title, shall be liable to a penalty of \$25.

4:6-13. **Sale or Removal of Infested Bees or Materials; Penalty.** No owner or other person having diseased bees or their larvæ, or infested hives, combs or other appliances or utensils for keeping bees, shall expose, sell, barter or give away or permit the removal thereof until after treatment has been administered as prescribed by the department, and such bees, larvæ, hives, combs or other appliances or utensils shall not be exposed, sold, bartered or given away after treatment until they are declared safe and written permission is given by the department.

A person who shall offend against the requirements of this section shall be liable to a penalty of \$50.

4:6-14. **Shipments of Queen Bees Without Certificate Attached; Penalty.** No package or parcel containing queen bees shall be

shipped or delivered from an apiary where queen bees are raised for sale without having attached to it a certificate from the department, giving the date of the last inspection, and containing the statement that the apiary in which the bees were reared was, at the time of the inspection, free from disease as defined in section 4:6-1 of this title.

A person who shall violate the provisions of this section shall be liable to a penalty of \$50.

4:6-15. Requirements Respecting Importation of Bees or Used Supplies; Penalty. No colony or nucleus of bees or used apiary supplies coming from a state or country having apiary inspection service shall be accepted by any person or common carrier for transportation to a point within this state unless accompanied by a valid certificate of inspection stating that the colony or supplies are free from infectious or contagious bee diseases.

A colony or nucleus of bees or used apiary supplies coming into this state from a state or country having no apiary inspection service shall be immediately reported by the consignee and by the person or carrier delivering them in this state, giving the name and address of the consignee to the department, which shall cause the shipment to be inspected at such time as shall be expedient. This section shall not apply to the delivery of queen bees when not accompanied by brood or comb, or to bees shipped in wire cages when not accompanied by brood or comb.

A person who shall offend against the requirements of this section shall be liable to a penalty of \$25 for each offense.

4:6-16. Information as to Number and Location of Colonies; Penalty. A person having one or more colonies of bees in his possession or management shall, within eight days after a written request from the department, furnish a statement of the number of colonies and the exact location thereof.

A person who shall fail to comply with the request or who shall make a false statement as to the number and location of colonies shall be subject to a penalty of \$25.

4:6-17. Suits for Penalties. All penalties fixed by the provisions of this chapter shall be sued for and recovered in an action at law by and in the name of the secretary of agriculture.

4:6-18. Right of Entry to Inspect; Interference with Officers. For the purpose of making the investigations and inspections specified in this chapter and to enforce the provisions of the same, the officers and agents of the department shall have free entry upon or into any apiaries or premises where bees are kept or hives, combs or other bee-keeping equipment and appliances are stored.

Any interference with or obstruction made to such officers or agents while engaged in the performance of the duties imposed by this chapter shall subject the offender to punishment as a disorderly person under the general laws of the state, upon a charge made against him by the officer experiencing the interference.