ACT 53

ACT 53

H.B. NO. 829

A Bill for an Act Relating to the Enrichment of Bread and Flour.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 328-71, Hawaii Revised Statutes, is amended in the following ways:

1. By amending the definition of "flour" to read as follows:

"(1) "Flour" is limited to the foods defined as (A) flour, white flour, wheat flour, plain flour, (B) bromated flour, (C) self-rising flour, self-rising white flour, self-rising wheat flour, and (D) phosphated flour, phosphated white flour, and phosphated wheat flour, in the definitions and standards of identity promulgated by the Federal Food and Drug Administration (21CFR Part 15), or as they may be amended, but does not include special flours not used for bread, roll, bun, or biscuit baking, such as specialty cake, pancake, and pastry flours;" 2. By amending the definition of "enriched" to read as follows:

"(2) "Enriched" as applied to flour means the addition to flour of the vitamins and other nutritional ingredients necessary to make it conform to the definition and standard of identity of enriched flour, or enriched bromated flour or enriched self-rising flour, as the case may be, promulgated by the Federal Food and Drug Administration (21CFR Part 15), or as the same may be from time to time amended or modified;"

SECTION 2. Section 328-73, Hawaii Revised Statutes, is amended to read as follows:

"Sec. 328-73 Bread, rolls, buns, standard for. It shall be unlawful for any person to manufacture, bake, sell, or offer for sale, in this State, for human consumption therein, any white bread or rolls unless the same conforms to the definition and standard of identity then in effect for enriched bread, and enriched rolls, or enriched buns, as fixed and established by order of an appropriate federal agency or officer, pursuant to the Federal Food, Drug, and Cosmetic Act; provided that if during any period no such order of any such federal agency or officer fixing and establishing a definition and standard of identity for enriched bread, and enriched rolls or enriched buns, is in effect, it shall be unlawful for any person during any such period to manufacture, bake, sell, or offer for sale in this State, for human consumption, any white bread or rolls unless the same conforms to the proposed definition and standard of identity for enriched bread and enriched rolls or enriched buns promulgated by the Federal Food and Drug Administration (21CFR Part 17), or as the same as may be from time to time amended or modified."

SECTION 3. Statutory material to be repealed is bracketed. New material is underscored. In printing this Act, the revisor of statutes need not include the brackets, the bracketed material, or the underscoring.*

SECTION 4. This Act shall take effect upon its approval.

(Approved May 6, 1977.)

^{*}Edited accordingly.