CONCERNING THE REMOVAL FROM GRAIN ELEVATORS OR WAREHOUSES OF MATTER CONTAINING SEEDS OF NOXIOUS WEEDS.

92. (a) Where elevators are so constructed that each farmer's wheat is cleaned before weighing and the screenings are kept separate, such screenings may be taken in sacks by the producer to his farm to be used as food for stock after the destruction of the germinating properties of the weed seeds.

(b) The managers of elevators may dispose of screenings and have them removed in sacks or other suitable receptacles, that will prevent the spreading of weed seeds in transit, to be burned, or to be reeleaned, so that the shrunken wheat and other portions of value

may be utilised and the small seeds destroyed.

(c) The managers of elevators may dispose of screenings containing seeds of noxious weeds to be removed in suitable receptacles that will prevent the spreading of weed seeds in transit to be used for the feeding of sheep if such animals are fed and kept within inclosures which are the property of the feeders and subject to inspection by weed 'aspectors.

(a List of persons to whom screenings are sold shall be furnished monthly to the Minister of Agriculture by managers of elevators.

SECTIONS 15, 16 AND 17 OF THE SEED CONTROL ACT OF CANADA.

93. Section 15. "Any purehaser of seeds, with respect to which he has reason to suspect or believe that any provision of this Act has been violated, or any person eharged with the enforcement of this Act, at his request, may take a sample from the said seeds and forward it to such person as the Governor in Council appoints as an official seed analyst to examine and report upon any seed submitted for analysis under the provisions of this Aet.'

Section 16. "Any sample of seed taken for official analysis under

the provisions of this Act shall be taken in the presence of:

(a) "The person who sold or offered, exposed or had in his pos-

session for sale the said sceds; or

(b) "Two impartial or noninterested witnesses; and, in aecordance with the rules for seed testing prescribed by the Minister of Agriculture, and shall be inclosed in a sealed package, together with a certified statement of the person taking the sample, which statement shall include the name and address of the person who sold, or offered, exposed or had in his possession for sale, the seeds from which the said sample was taken, the manner in which the receptaele, package, sack or bag was marked, and the section or sections of this Act in violation of which the said seeds were round or suspected to be sold or offered, exposed or had in possession for sale."

"Any sample of seed taken from any seed which is Section 17. found or suspected to be sold in violation of the provisions of this

Act shall be taken and forwarded to an official seed analyst:

(a) "From seeds that are sold in sealed packages, sacks, bags or receptacles, at the time of the breaking of the seal thereon; and