

property within one month after the commencement of the legislature, who shall retain fifty copies for the use of the state departments, one hundred and fifty for the use of the next succeeding legislature, and lay the remainder before the legislature then in session.”

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved March 25, 1872.

CHAPTER 154.

[Published April 3, 1872.]

AN ACT to amend an act entitled “an act to amend sections one and two of chapter 36 of the general laws of 1866, entitled ‘an act to prevent minors from playing at billiards and on bowling alleys, and indulging in intoxicating drinks.’”

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section two of chapter one hundred and twenty eight of the general laws of 1867, entitled “an act to amend sections one and two of chapter 36 of the general laws of 1866, entitled ‘an act to prevent minors from playing at billiards and on bowling alleys, and indulging in intoxicating drinks,’” is hereby amended so as to read as follows: “Section 2 of said chapter is hereby amended so that the section shall read as follows: ‘Any owner or owners, or keeper of any billiard table or tables, or of any pigeon hole table or tables in this state, who keeps any such table or tables for hire or for profit, and who shall in person or by his or their agent or employe, allow or permit any minor, for pay or otherwise, to play any game on any such table or tables, shall be guilty of ^{Amended.} amisdemeanor.’”

Guilty of a misdemeanor.

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved March 25, 1872.