

No. 128, A.]

[Published June 6, 1905.]

CHAPTER 296.

AN ACT to compel manufacturers and owners of corn huskers and shredders to provide the same with safeguards against accident, and fixing a penalty for violation of this act.

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

Safety devices to be provided. SECTION 1. No person, firm or corporation shall offer or expose for sale any machine to be operated by steam or other power, for the purpose of husking or shredding corn or corn stalks unless the said machine shall be provided with reasonable safety devices for the protection from accidents from the snapping rollers, and shall be so guarded that the person feeding said machine shall be compelled to stand at a reasonably safe distance from the snapping rollers.

Unlawful to operate machine while safety device detached. SECTION 2. It shall be unlawful for any person, firm or corporation owning such machine to use, operate or permit to be used or operated any such machine while the safety devices or guards are detached.

Name of manufacturer to be marked on machine. SECTION 3. No such machine shall be sold or offered or exposed for sale unless the said machine shall have plainly marked upon it the name and location of the person, firm or corporation manufacturing the same.

Penalty. SECTION 4. Any such person, firm or corporation who shall violate any of the provisions of this act shall be punished by a fine of not less than twenty dollars nor more than one hundred dollars for each offense.

Enforcement of act. SECTION 5. It shall be the duty of the commissioner of labor, the factory inspector, or any assistant factory inspector to enforce the provisions of this act, provided that nothing herein contained shall be construed to authorize such commissioner, inspector or assistant inspector to select or compel the adoption of any particular or special safety device, and that the question of the reasonable safety of any

such device used by any manufacturer shall be subject to judicial determination.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved June 3, 1905.

No. 290, A.]

[Published June 6, 1905.

CHAPTER 297.

AN ACT to amend section 4607i of the statutes of 1898, relating to the sale of vinegar and fixing standards therefor.

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

Standard for vinegar; sale of impure; branding barrels, etc.; penalty. SECTION 1. Section 4607i of the statutes of 1898 is hereby amended so as to read as follows: Section 4607i.* *No person shall sell, manufacture for sale, offer or expose for sale or have in his possession with intent to sell as apple, orchard, or cider vinegar, any vinegar which has not been made exclusively by the fermentation of pure apple juice, known as apple cider; or vinegar which contains any foreign substance whatsoever; or vinegar which shall contain less than 4 per centum by weight of absolute acetic acid; or vinegar which shall be found to contain less than one and three-fourths per centum by weight of pure cider vinegar solids upon full evaporation at two hundred and twelve degrees Fahrenheit; and no person shall sell, offer or expose for sale or have in his possession with intent to sell any cider vinegar unless each barrel, cask or keg containing the same be plainly stenciled or branded on one head of said barrel, cask or keg, in black letters and figures at least one inch in height, with the words "Cider Vinegar," together with the name and place of business of the manufacturer thereof, and the strength of the vinegar contained in said barrel, cask or keg, which strength shall be denoted by the per centum by weight of absolute acetic acid contained in said vinegar. And no person shall manufacture for sale, offer or expose for sale, or have in his possession with intent to sell, or sell, any vinegar which shall be adulterated*

*Entire section is rewritten.