

No. 566, S.]

[Published July 13, 1907.

CHAPTER 556.

AN ACT to authorize the commissioners of public lands to convey certain lands to the city of Superior for park purposes.

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

Description of lots. SECTION 1. The commissioners of public lands are hereby authorized, instructed and directed to convey the following described lands to the city of Superior for park purposes: Lots 1, 2, 3, 4 and 5, in block 112, Gates addition, and lots 4 and 5 in block 112, Superior city, all in the city of Superior, Douglas county, Wisconsin.

Reversion to state. SECTION 2. Should the city of Superior at any time cease to use the lands hereby authorized to be conveyed to it, for park purposes, the title shall immediately revert to the state of Wisconsin.

Approved July 10, 1907.

(In effect from and after date of publication.)

No. 555, A.]

[Published July 13, 1907.

CHAPTER 557.

AN ACT to amend sections 1 and 2 of chapter 152, laws of 1905, making the same sections 4601—1a, 4601—2a, 4601—3a, statutes of 1898, relating to the sale of syrups, molasses, glucose mixtures and maple syrup mixtures, and to protect the public health.

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

SECTION 1. Sections 1 and 2 of chapter 152, laws of 1905, are amended and made sections of the statutes of 1898, to read:

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SECTION 2. This act shall take effect and be in force from and after October 1, 1907.

Approved July 10, 1907.

hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than four months. The term "drug" as used in this section shall include all medicines for internal or external use, antiseptics, disinfectants and cosmetics. The term "food" as used herein shall include all articles used for food or drink or condiment by man, whether simple, mixed or compound.

(Ch. 168, 1907.)

Syrups, molasses, glucose mixtures; required labels; wording, color, type. SECTION 4601—1a. No person, *firm or corporation, by himself, officer, servant or agent, or as the officer, servant or agent of any other person, firm or corporation,* shall sell, offer or expose for sale or have in his possession with intent to sell any syrup, *maple syrup, sugar-cane syrup, sugar syrup, refiners' syrup, sorghum syrup, molasses or glucose,* unless the same be true to the name under which it is sold and as defined in the standards of purity for food products as * * * *latest promulgated by the United States * * * Secretary of Agriculture,* and unless the barrel, cask, keg, can, pail or * * * *other original container,* containing the same be distinctly branded or labeled with the true name of its contents, as defined in the above named standards; and no person, *firm or corporation, by himself, officer, servant or agent, or as the officer, servant or agent of any other person, firm or corporation,* shall sell, offer or expose for sale or have in his possession with intent to sell any syrup, *maple syrup, sugar-cane syrup, sugar syrup, refiners' syrup, sorghum syrup or molasses,* mixed with glucose, unless the * * * barrel, cask, keg, can, pail or * * * *other original container,* containing the same be distinctly branded or labeled * * * *so as to plainly show the true name of each and all of the ingredients composing such mixture, as follows:*

First: In case said mixture shall contain glucose in a proportion not to exceed 50 per cent. by weight, it shall be labeled and sold as "Maple Syrup and Glucose," "Sugar-Cane Syrup and Glucose," "Sugar Syrup and Glucose," "Refiners' Syrup and Glucose," "Sorghum Syrup and Glucose," or "Molasses and Glucose," as the case may be;

Second: In case said mixture shall contain glucose in a proportion exceeding 50 per cent. and not more than 75 per cent. by weight, it shall be labeled and sold as "Glucose and Maple syrup," "Glucose and Sugar-Cane Syrup," "Glucose and

Sugar Syrup," "Glucose and Refiners' Syrup," "Glucose and Sorghum Syrup," "Glucose and Molasses," as the case may be;

*Third: In case said mixture shall contain glucose in a proportion exceeding 75 per cent. by weight, it shall be labeled and sold as "Glucose flavored with Maple Syrup," "Glucose flavored with Sugar-Cane Syrup," "Glucose flavored with Sugar Syrup," "Glucose flavored with Refiners' Syrup," "Glucose flavored with Sorghum Syrup," "Glucose flavored with Molasses," as the case may be. The labels provided for in this section shall be printed in type not smaller than eight-point Brevier caps and shall bear the name and address of the manufacturer or dealer. In mixtures in which glucose shall be mixed with any syrup or molasses in the proportion of not more than 50 per cent. by weight of the total product, the word "Glucose" shall be printed in type of the same size and style and the same color as may be used in printing the name of any syrup or molasses with which the glucose may be mixed, and said mixture shall be so labeled and sold. In mixtures in which glucose shall be mixed with any syrup or molasses in the proportion of not more than 75 per cent. and not less than 50 per cent. by weight, the word "Glucose" shall be printed in the same color and in type of the same style but one-third larger than the size of the letters which may be used in the printing of the name of any syrup or molasses with which it may be mixed, and such mixture shall be so labeled and sold. In all mixtures in which glucose is used in the proportion of more than 75 per cent. by weight, the name of the syrup or molasses which is mixed with the glucose for flavoring purposes and the words showing that said syrup or molasses is used as a flavoring, as provided in this section, shall be printed on the label of each container of such mixture in the same color, and in the same style of type but not larger than ten-point caps. * * * The mixtures or syrups designated in this section shall have no other designation or brand than herein required that represents or is the name of any article which contains a saccharine substance; and all brands or labels required shall be an inseparable part of the general or distinguishing label, and the general or distinguishing label shall be the principal and conspicuous sign under which it is sold; nor shall any of the aforesaid glucose, syrups, molasses or mixtures contain any substance injurious to health, nor any other article or substance otherwise prohibited by law in articles of food.*

(Ch. 557, 1907.)

Maple syrup: required labels; wording, color, type.

Section 4601—2a. No person, firm or corporation, by himself, officer, servant or agent, or as the officer, servant or agent of any other person, firm or corporation, shall solicit or take orders for delivery, or sell, exchange, deliver or have in possession with intent to sell, exchange or expose, or offer for sale or exchange, any maple syrup mixed with sugar-cane syrup, sugar syrup, refiners' syrup, sorghum syrup or molasses, unless the same be labeled and sold so as to show the true name of each and all of the ingredients contained therein and unless each barrel, cask, keg, can, pail or other original container, containing the same, be distinctly branded or labeled and sold so as to plainly show the true name of each and all of the ingredients composing such mixture, as follows:

First: If said mixture shall contain 50 per cent. or more by weight of maple syrup, it shall be labeled and sold as "Maple Syrup and Sugar-Cane Syrup," "Maple Syrup and Sugar Syrup," "Maple Syrup and Refiners' Syrup," "Maple Syrup and Sorghum Syrup," or "Maple Syrup and Molasses," as the case may be;

Second: If said mixture shall contain not less than 25 per cent., nor more than 49 per cent., by weight, of maple syrup, it shall be labeled and sold as "Sugar-Cane Syrup and Maple Syrup," "Sugar Syrup and Maple Syrup," "Refiners' Syrup and Maple Syrup," "Sorghum Syrup and Maple Syrup," or "Molasses and Maple Syrup" as the case may be;

Third: If said mixture shall contain less than 25 per cent., by weight, of maple syrup, it shall be labeled and sold as "Sugar-Cane Syrup flavored with Maple Syrup," "Sugar Syrup flavored with Maple Syrup," "Refiners' Syrup flavored with Maple Syrup," "Sorghum Syrup flavored with Maple Syrup," or "Molasses flavored with Maple Syrup," as the case may be.

All labels provided for in this section shall be printed in English, in type not smaller than eight-point Brevier caps and shall bear the name and address of the manufacturer or dealer. In mixtures in which maple syrup shall be mixed with molasses or any or either of the syrups designated in this section, in the proportion of not less than 50 per cent. by weight of the total product, the word "Maple" shall be printed in type of the same size and style and in the same color as may be used in the printing of the name of any other syrup or molasses with which the maple syrup may be mixed, and said mixture shall be so labeled and sold. In mixtures in which maple syrup shall be

mixed with molasses or any or either of the syrups designated in this section, in the proportion of not less than 25 per cent. and not more than 49 per cent., by weight of the total product, the word "Maple" shall be printed in the same color, and in type of the same style, but not larger than two-thirds of the size, of the letters which may be used in printing the name of any syrup or molasses with which maple syrup may be mixed, and such mixture shall be so labeled and sold. In all cases in which maple syrup shall be mixed with any of the syrups designated in this section, in the proportion of less than 25 per cent., by weight of the total product, the word "Maple" and the words showing it to be used as a flavor, as provided in this section, shall be printed on the label of each container of such mixture in the same color and in the same size and style of type, but not larger than ten-point Brevier caps. The mixtures or syrups designated in this section shall have no other designation or brand than herein required that represents or is the name of any article which contains a saccharine substance; and all brands or labels required shall be an inseparable part of the general or distinguishing label, and the general or distinguishing label shall be the principal and conspicuous sign under which it is sold; nor shall any of the aforesaid glucose, syrups, molasses or mixtures contain any substance injurious to health, nor any other article or substance otherwise prohibited by law in articles of food.

(Ch. 557, 1907.)

Violations of 4601—1a and 4601—2a; penalty. SECTION 4601—3a. *Whoever shall do any of the acts or things prohibited, or neglect, or refuse, to do any of the acts or things required by this act, or in any way violate any of the provisions of this act shall * * * be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars or by imprisonment in the county jail not less than ten days nor more than sixty days.*

(Ch. 557, 1907.)

Food purity standards of U. S. adopted by Wisconsin. SECTION 4601—4a. *In all prosecutions arising under the provisions of these statutes for the manufacture or sale of an adulterated, misbranded or otherwise unlawful article of food, drink, condiment or drug, the latest standards of*