

ant or agent, or as the servant or agent of any other person, * * * sell, exchange, deliver, or have in his possession with intent to sell, or exchange or expose for sale, or offer for sale or exchange * * * *any canned fruits, vegetables, meats, fish, or shell-fish* containing * * * *any artificial coloring, or any bleaching compound, or any article the sale of which as an article of food or as the constituent of an article of food is made a misdemeanor by any statute of this state;* * * * or any person who shall, himself, or by his servant or agent, or as the servant or agent of any other person, * * * sell, exchange, deliver, or have in his possession with intent to sell or exchange, or expose for sale, or offer for sale or exchange * * * such canned articles, unless each can containing such articles shall bear a label on which shall be printed the true name of the contents and the name and address of the producer or packer, canning * * * the same, or the dealer who sells the same, shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than twenty-five dollars, nor more than one hundred dollars, or be imprisoned in the county jail not less than thirty days nor more than sixty days.

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

Approved April 29, 1911.

No. 236, S.]

[Published May 1, 1911.

CHAPTER 47.

AN ACT to amend subsections 2 and 3 of section 11—7 of the statutes, relating to rotation of names on the primary ballot.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsections 2 and 3 of section 11—7 of the statutes are amended to read: 2. *a.* For the purpose of determining the order in which the names of candidates for each state office shall be placed upon the primary ballot, the secretary of state shall number the assembly districts *in the state* consecutively, from one to one hundred in the order of their population according to the last preceding *published* census, beginning with the district having the largest population, which shall be numbered one.

b. In determining the order in which the names of candidates for representatives in congress, and state senators in districts comprising more than one county, shall be placed upon the primary ballot, the secretary of state shall number the assembly districts and parts of districts in each congressional or sena-

torial district * * * from one upward, *according to population, as aforesaid.*

c. In determining the order in which the names of candidates for members of assembly, in districts comprising more than one county, shall be placed upon the primary ballot, the secretary of state shall number the counties in each assembly district from one upward, according to population as aforesaid.

3. a. The secretary of state shall arrange the surnames of all candidates for each office alphabetically for the first assembly district; thereafter for each succeeding district, the name appearing first for each office in the last preceding district shall be placed last.

b. He shall arrange the surnames of all candidates for member of assembly alphabetically for the first county in each assembly district; thereafter for each succeeding county, the name appearing first in the last preceding county shall be placed last.

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

Approved April 29, 1911.

No. 431, S.]

[Published May 1, 1911.

CHAPTER 48.

AN ACT to amend subsection 1 of section 1797m—1 of the statutes, placing toll bridges wholly within the state under the operation of the public utility law.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection 1 of section 1797m—1 of the statutes is amended to read: (Section 1797m—1.) 1. The term "public utility" as used in this act shall mean and embrace every corporation, company, individual, association of individuals, their lessees, trustees, or receivers appointed by any court whatsoever, and every town, village, or city that now or hereafter may own, operate, manage, or control any plant or equipment or any part of a plant or equipment within the state, for the conveyance of telephone messages or for the production, transmission, delivery, or furnishing of heat, light, water, or power either directly or indirectly to or for the public, *or that now or hereafter may own, operate, manage, or control any toll bridge wholly within the state.*

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

Approved April 29, 1911.