

bus, Odd Fellows, Free Masons, Knights of Pythias, or of any other society, order, or organization, operating under the lodge system, of ten years standing in the state of Wisconsin, or shall wilfully use the same to obtain aid or assistance thereby within this state, or shall wilfully use the name of such society, order or organization, the titles of its officers, or its insignia, unless he shall be entitled to use or wear the same under the constitution, by-laws, rules and regulations thereof, shall be punished by imprisonment in the county jail not more than thirty days or by a fine not exceeding twenty dollars, or by both such fine and imprisonment.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 6, 1921.

No. 416, A.]

[Published June 9, 1921.]

### CHAPTER 331.

AN ACT to repeal subdivision (10) of section 4601—4a of the statutes and to create a new subdivision to be numbered subdivision (10) of said section 4601—4a, relating to the standards for ice cream.

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

SECTION 1. Subdivision (10) of section 4601—4a of the statutes is repealed.

SECTION 2. A new subdivision is added to section 4601—4a of the statutes to be numbered and to read: (Section 4601—4a) (10) (a) Ice cream is a frozen product made from cream, or milk and cream, and sugar, and may contain added milk solids, added milk fat, eggs, natural flavoring, edible gelatin or harmless vegetable gum, and shall contain not less than twelve per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture of the said gelatin and gum. The volume of ice cream after being melted shall be not less than one-half the volume of the ice cream as manufactured and sold.

(b) Fruit ice cream is a frozen product made from cream, or milk and cream, sugar and sound, clean, mature fruit, and may contain added milk solids, added milk fat, eggs, natural flavoring, harmless color, edible gelatin or harmless vegetable gum, and shall contain not less than ten per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture

of the said gelatin and gum. The volume of fruit ice cream after being melted shall be not less than one-half the volume of the fruit ice cream as manufactured and sold.

(c) Nut ice cream is a frozen product made from cream, or milk and cream, sugar, and sound, nonrancid nuts, and may contain added milk solids, added milk fat, eggs, natural flavoring, harmless color, edible gelatin or harmless vegetable gum, and shall contain not less than ten per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture of the said gelatin and gum. The volume of nut ice cream after being melted shall be not less than one-half the volume of the nut ice cream as manufactured and sold.

(d) Chocolate or cocoa ice cream and caramel ice cream are frozen products made from cream, or milk and cream, sugar, chocolate or cocoa, caramel, and may contain added milk solids, added milk fat, eggs, natural flavoring, edible gelatin or harmless vegetable gum, and shall contain not less than ten per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture of the said gelatin and gum. The volume of chocolate or cocoa ice cream or caramel ice cream after being melted shall be not less than one-half the volume of the chocolate or cocoa ice cream or caramel ice cream as manufactured and sold.

(e) Orange ice cream, lemon ice cream and wintergreen ice cream are frozen products made from cream, or milk and cream, sugar and orange flavoring, lemon flavoring or wintergreen flavoring, and may contain added milk solids, added milk fat, eggs, harmless color, edible gelatin or harmless vegetable gum, and shall contain not less than twelve per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture of the said gelatin and gum. The volume of orange ice cream, lemon ice cream, caramel ice cream or wintergreen ice cream after being melted shall not be less than one-half the volume of the orange ice cream, lemon ice cream, caramel ice cream, or wintergreen ice cream as manufactured and sold.

(f) Maple ice cream is a frozen product made from cream, or milk and cream, sugar, and maple sugar, or maple syrup, and may contain added milk solids, added milk fat, eggs, harmless color, edible gelatin or harmless vegetable gum, and shall contain not less than ten per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture of

the said gelatin and gum. The volume of maple ice cream after being melted shall be not less than one-half the volume of the maple ice cream' as manufactured and sold.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 8, 1921.

No. 379, S.]

[Published June 9, 1921.

### CHAPTER 332.

AN ACT to create subsection 8a of section 927—16 of the statutes, relative to the acquisition of public utilities by municipalities, providing for the creation of special funds from the revenue thereof and the issuance of bonds payable exclusively from such special funds.

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

SECTION 1. A new subsection is added to section 927—16 of the statutes to read: (Section 927—16) 8a. The ordinance required by subsection 2 hereof may also authorize and set apart bonds hereunder equal to the amount of any secured debt or charge subject to which a public utility or utilities may be purchased or acquired in any proceeding heretofore begun or hereafter commenced, and shall set aside for interest and sinking fund from the income and revenues of the public utility, a sum sufficient to comply with the requirements of the instrument creating the lien or securing the charge, or if such instrument does not make any provision therefor, said ordinance shall fix and determine the amount which shall be set aside into secured debt account from month to month for interest on the secured debt or charge, and a fixed amount or proportion not exceeding a stated sum, which shall be not less than one per cent of the principal, to be set aside into said account to pay the principal of the secured debt or charge. Any surplus after satisfying the secured debt or charge, may be transferred to bond and interest redemption account. Public utility bonds set aside for such debt may, from time to time be issued to an amount sufficient with the amount then in such sinking fund, to pay and retire the said debt or any portion thereof; such bonds may be so issued at not less than par in exchange for, or satisfaction of, the secured debt or charge, or may be sold in the manner herein provided, and the