with or instead of ice cream unless represented and sold in such manner as will advise the consumer of its real character and contents.

(5) Nothing in this section shall be construed as prohibiting the manufacture and sale of any frozen mixture or compound that is free from coloring, flavoring or sweetening which coloring, flavoring or sweetening would cause it to be in imitation of any of the varieties of ice cream, sherbets or ices defined and standardized in section 97.02.

Approved May 21, 1943.

No. 565, A.]

[Published May 22, 1943.

## CHAPTER 183.

AN ACT to create 182.26 of the statutes, relating to corporate amendments and other corporate acts in the consummation of a plan of reorganization adopted under chapter X of the national bankruptcy act.

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

182.26 of the statutes is created to read:

182.26 Upon payment of their fees, the secretary of state and register of deeds shall respectively file and record duly certified copies of any order made by a district court of the United States in a corporate reorganization proceeding if such order has appended thereto and authorizes and approves an amendment or amendments to the articles of organization of a corporation in the course of consummating a plan of reorganization adopted pursuant to chapter X of the national bankruptcy act, without necessity of such amendment having been voted by the corporate stockholders, and an amendment so filed shall have like force and effect as an amendment made by stockholders in conformity with the statutes: and such an amendment may include cancellation and elimination of all or portions of the authorized or outstanding stock of the corporation, and authorization for issuance of new or additional stock, trust deed mortgages and bonds or other securities, pursuant to such plan of reorganization, without necessity of action by stockholders or directors.

Approved May 21, 1943.

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