

style; provided, that if any fruit or fruits or the juices of any fruit or fruits shall be used in the preparation of any of the said products in the proportion of less than twenty-five (25) per cent. by weight of the total amount of fruit or fruit juices contained therein, such fruit or fruits or fruit juices shall be designated on the label as a flavor and the word "flavor" shall be printed in type of the same size, color and style as may be employed in the printing of the name of the fruit or fruits.

Second. There shall be printed on the principal label, in continuous list in the order of their preponderance, the names sugar, glucose and honey or any two thereof which are used in the product as sweetening agents; provided, however, that in all such products in which glucose shall be used in excess of seventy-five (75) per cent. of the total amount by weight of such sweetening agents, there shall also be conspicuously printed on the principal label the percentage by weight of glucose contained in the mixed product.

3. Any person who by himself, his servant or agent, or as the servant or agent of any other person, or as the servant or agent of any firm or corporation, shall violate any of the provisions of this act shall upon conviction thereof be punished by a fine of not less than twenty-five (25) dollars nor more than one hundred (100) dollars, or by imprisonment in the county jail not less than thirty (30) days nor more than sixty (60) days.

SECTION 2. This act shall take effect and be in force from and after October 1, 1909.

Approved June 10, 1909.

No. 854, A.]

[Published June 12, 1909.

CHAPTER 345.

AN ACT to create section 1807m of the statutes, relating to the duty of railroads to provide a temporary step for use in getting on or off passenger trains.

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

SECTION 1. There is added to the statutes one new section to read: Section 1807m. 1. Every railroad corporation shall provide and cause to be used for the convenience and assistance of passengers in getting on or off any coach of any train provided with a coach or coaches for the carriage of passengers, a temporary step or stool.

2. It shall be the duty of the brakeman in charge of the coach or coaches of any railroad train to place such step or stool in a proper position at each place or station at which such train stops to take on or let off a passenger or passengers, whenever the distance between the lowest step of the coach and the surface upon which such passenger must alight is more than nineteen inches.

3. Every railroad corporation neglecting or refusing to comply with any of the foregoing provisions shall forfeit and pay a penalty to the state of twenty-five dollars for each offense.

SECTION 2. This act shall take effect and be in force from and after the 1st day of August, 1909.

Approved June 10, 1909.

No. 763, A.]

[Published June 12, 1909.

CHAPTER 346.

AN ACT to create section 1455j, 1455k, 1455l, 1455m and 1455n of the statutes, authorizing towns, villages and cities to act as perpetual depositaries of funds deposited with such towns, villages or cities by cemetery associations for the perpetual care of graves.

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

SECTION 1. There are added to the statutes five new sections to read: Section 1455j. Whenever any incorporated cemetery association shall accept a sum of money for the perpetual care of graves, such money may be deposited by such association in the first week of June each year with the town, village or city located nearest to the cemetery owned by such corporation. Such money shall be deposited with the treasurer of such town, village or city.

Section 1455k. The town, village or city shall keep all such money in perpetuity to the credit of such association, and shall pay to the proper officers of such incorporated cemetery association in the first week of June each year, interest on such deposit at the rate of four per cent per annum. Such cemetery association shall upon receipt of the interest, furnish to the town, village or city a receipt therefor which shall be filed with the clerk of such town, village or city, and shall be substantially in the following form;