

town of Madison, particularly described as a certain parcel of land bounded on the east by Lake Wingra, on the northeast by the Conklin ice house property, on the northwest by Monroe street and on the west and southwest by Nakoma and on the south by Gorham Spring Creek extending from Gorham Spring to Lake Wingra; lot 5, section 26, lots 1, 2, and 3, section 27, except about one acre sold to W. H. Twenhofel, and lot 4, section 28, all being in the town of Madison; the fractional southwest quarter of the southeast quarter of section 28, the fractional southeast quarter of the southeast quarter of section 28, the northeast quarter of the northeast quarter of section 33, town of Madison. All of the above described lands are located in township 7 north, range nine east, Dane county, Wisconsin.

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

Approved July 14, 1933.

No. 898, A.]

[Published July 15, 1933.]

CHAPTER 422.

AN ACT to amend section 122.16 of the statutes, relating to conditional sales contracts.

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

SECTION 1. Section 122.16 of the statutes is amended to read: 122.16 When the buyer shall be in default in the payment of any sum due under the contract, or in the performance of any other condition which the contract requires him to perform in order to obtain the property in the goods, or in the performance of any promise, the breach of which is by the contract expressly made a ground for the retaking of the goods, the seller may retake possession thereof. Unless the goods can be retaken without breach of the peace, they shall be retaken by legal process; but nothing herein shall be construed to authorize a violation of the criminal law. *In no case shall household furniture sold on conditional sales contract be retaken by the seller without legal process.*

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

Approved July 14, 1933.