

CHAPTER 188

AN ACT to amend 146.19 (1), (2) (a) to (c) and (g) and (3) of the statutes, relating to certification of migrant labor camps.

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

146.19 (1), (2) (a) to (c) and (g) and (3) of the statutes are amended to read:

146.19 (1) ~~The term~~ *In this section:*

(a) "Board" means the state board of health, and any action required under this section, to be taken by the board, may be taken by its officers, employes or authorized agents.

(b) "Person" means an individual or group of individuals, association, partnership or corporation.

(c) "Migrant labor camp" ~~as used in this section~~ means the site and all structures maintained as living quarters for 6 or more seasonal or migrant agricultural, industrial or construction workers and for their dependents by any person or for him or under his control and supervision.

(2) (a) Every person maintaining a migrant labor camp shall annually by April 1 or 30 days prior to the ~~proposed~~ opening of a new camp make application to the board to operate. Each such application shall be accompanied by a nonreturnable application fee of \$5 which shall be deposited within one week in the general fund.

(b) The board shall ~~inspect each such camp for which application for certification is made~~ to determine if it is in compliance with the ~~adopted~~ administer and enforce this section and its rules for relative to migrant labor camps and for these purposes may during reasonable, daylight hours enter and inspect such camps. No agent or employe of the board shall enter the premises of such camp for inspection purposes until he has given notice to the owner or to the person in responsible charge of such camp that he intends to make such inspection. Such agent or employe may also enter public or private property to determine whether there exists any camp to which this section applies, upon such notice.

(c) The board shall inspect each such camp for which application to operate is made to determine if it is in compliance with the adopted rules for migrant labor camps. If the board finds that the camp is in compliance with the rules, it shall issue a certificate authorizing the camp to operate for one year.

(g) Any person who fails to make application to operate an existing camp by April 1 or within 30 days prior to the opening of a new camp shall pay a late application fee of \$10 instead of the regular application fee; and shall also be subject to the penalty under sub. (3).

(3) Any person violating this section or any rule of the board relating to migrant labor camps may be fined not less than \$10 nor more than \$100 for each offense, except that in the case of a wilful violation the maximum shall be \$250, for each violation. Each day of continued violation shall be deemed a separate offense.

Approved August 3, 1965.