reasonably be mistaken for any label, trademark, term, design, device or form of advertisement theretofore filed by or on behalf of any

other person, union or association.

SECTION 4. Chapter 104, of the laws of 1893. entitled, "An act to protect associations and unions of workingmen in their labels, trademarks and forms of advertising," is hereby repealed.

SECTION 5. This act shall take effect and be in force from and after its passage and pub-

lication.

Approved April 9, 1895.

No. 223, 8.]

[Published April 11, 1895.

CHAPTER 152.

AN ACT to amend chapter 50, of the revised statutes of Wisconsin, relating to the redemption of lands sold for taxes.

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

SECTION 1. Chapter 50, of the revised stat-How to redeem utes of the state of Wisconsin is hereby amend-sold for taxes ed by adding to said chapter a new section to where action is now be known as 1210j, which shall read as follows: pending. Section 1210i. In all cases where action is now pending or shall hereafter be commenced for the setting aside of any sale of lands or for the cancellation of any tax certificate or for enjoining or restraining the issuing of a tax deed thereupon, upon the grounds that the lands so sold or described in such tax certificate were not liable to taxation, or where the taxes on such sale were paid prior to such sale, or where such lands have been redeemed according to law, the owner of, or any person interested in the land covered by the lien of said

certificate may, at any time before final judgment is entered in such action, deposit with the county clerk, or when such certificate shall have been issued by a city treasurer, then with the city treasurer, the amount for which such land was sold with interest thereupon from the date of such sale to the date of such deposit at the rate now provided by law together with the legal charges thereon. The said county clerk or city treasurer shall retain such deposit until the final determination of the action, and in case such certificate shall thereafter be vacated and set aside or the issuing of such deed be permanently restrained by the judgment of the court, the money so deposited shall, at the time of entry of judgment, or at any time thereafter, upon demand be returned to the person depositing the same. In case final judgment shall be rendered in such action sustaining the validity of such sale and tax certificate, the court shall compute the interest upon such certificate from the date of such deposit to the date of rendering judgment at the rate now provided by law, together with all costs and disbursements taxable in such action and the amount of such deposit, and shall enter judgment against the plaintiff therefor, and no tax deed shall be issued upon such certificate unless the plaintiff shall fail to pay to such county clerk or city treasurer for the use of the owner of such certificate, the amount of such judgment within twenty days after the rendition thereof together with interest thereupon at the rate provided by law upon such certificates.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 9, 1895.