No. 78, A.]

[Published May 9, 1905.

CHAPTER 186.

AN ACT to repeal chapter 334 of the laws of 1903, being an act relating to fishways in dams, booms, piers and other obstructions in the Koshkonong creek in the counties of Dane and Jefferson.

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

Law repealed. Section 1. Chapter 334 of the laws of 1903 is hereby repealed.

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

Approved May 9, 1905.

No. 536, A.]

[Published May 15, 1905.

CHAPTER 187.

AN ACT relating to the manufacture and sale of buckwheat flour.

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

Packages to be labeled. Section 1. No person shall manufacture for sale within this state, or offer or expose for sale, have in possession with intent to sell, or sell or exchange any ground buckwheat containing any product of wheat, corn, rice or other foreign substance, unless each and every package thereof shall be distinctly branded or labeled in letters not less than one-half inch in length with the name of the maker and factory, and the location of such factory, and the words "Buckwheat Flour Compound", together with the words, "This buckwheat flour compound contains the following ingre-

dients and none other", and immediately after the latter words shall appear in the same size letters the true names of each and every ingredient of such mixture or compound. Provided, that this act shall not be construed as prohibiting the manufacture and sale of Self-Rising Buckwheat Flour when labeled or branded as such and when the same consists only of pure buckwheat flour, salt, sodium bicarbonate and calcium acid phosphate, cream of tartar or tartaric acid.

Label to be conspicuous. Section 2. Any brand or label herein required shall be an inseparable part of the general or distinguishing label, and such label shall be that principal and conspicuous sign under which it is sold, and any other label or printed matter upon the package shall not be in contravention of the requirements of this act.

Possession of unlabeled flour prima face evidence of intert to sell same. Section 3. The having in possession of any buckwheat flour compound, which is not branded or labeled as hereinbefore required and directed upon the part of any person engaged in the public or private sale of such article, shall, for the purpose of this act, be deemed prima facie evidence of intent to sell the same.

Orders or agreements for future delivery deemed a salc. Section 4. The taking of orders or the making of agreements or contract by any person, firm or corporation or by any agent or representative thereof, for the future delivery of buckwheat flour compound shall be deemed a sale within the meaning of this act.

Penalty. Section 5. Any person who shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail for a period of not less than thirty nor more than ninety days, or by both such fine and imprisonment, in the discretion of the court.

SECTION 6. This act shall take effect and be in force from and after July 1, 1905.

Approved May 12, 1905.