

of any filler or other preparation placed in or on said cotton duck or canvas since its manufacture.

4. It shall be unlawful for any person or corporation, either individually or in any representative capacity, to carry for sale, sell or endeavor to sell any cotton duck or canvas as herein defined, or any articles other than clothing and wearing apparel, composed or made in whole or in part of any cotton duck or canvas without having marked thereon the true and correct weight of said canvas or cotton duck by ounces per yard, together with a description by name of any filler or other preparation placed in or on said cotton duck or canvas since its manufacture, or to misstate, misrepresent, or conceal the true weight of said canvas or cotton duck by ounces per yard, or to misstate, misrepresent, or conceal the existence of any filler or other preparation placed in or on said cotton duck or canvas since its manufacture.

5. It shall be unlawful for any person or corporation either individually or in a representative capacity, selling, carrying for sale or endeavoring to sell any awnings, paulins, wagon covers, tents, grain and hay covers, stable or tent tops to misstate, or misrepresent, or conceal the true and correct size and dimensions thereof.

6. It shall be unlawful for any person to deface, mutilate, obscure, conceal, efface, cancel, or remove any mark provided for by this section or cause, or permit the same to be done with intent to mislead, deceive, or to violate any of the provisions of this section.

7. Any person, company, or corporation violating any of the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall for the first offense be punished by a fine of not less than twenty-five dollars nor more than fifty dollars, and for each subsequent offense by a fine of not less than fifty dollars nor more than one hundred dollars.

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

Approved April 23, 1913.

No. 153, A.]

[Published April 24, 1913.

## CHAPTER 93.

AN ACT to create section 697—10m of the statutes, authorizing county boards to employ visiting nurses.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. There is added to the statutes a new section to read: Section 697—10m. The board of supervisors of any

county is authorized and empowered to employ a graduate trained nurse, whose duties shall be as follows: To act as a consulting expert on hygiene for all schools not already having medical inspection either by physician or visiting nurse; to assist the superintendents of the poor in their care of the poor in the county who are in need of her services; to give instruction to tuberculosis patients and others relative to hygienic measures to be observed in preventing the spread of tuberculosis; to aid in making a report of existing cases of tuberculosis; to act as visiting nurse throughout the county and to perform such other duties as a nurse and hygienic expert as may be assigned to her by the county board. Such visiting nurse shall at the end of each month make a report in writing to the county clerk, which report shall show the visits made during the month then ending and the requests made to her for services, and such other information as the county board may from time to time require.

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

Approved April 23, 1913.

No. 4, A.]

[Published April 24, 1913.

## CHAPTER 94.

AN ACT to amend subdivision (18) of section 430 of the statutes, relating to compensation of members of school boards.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Subdivision (18) of section 430 of the statutes is amended to read: (Section 430) (18) At the annual meeting only, to vote a tax to compensate the clerk, treasurer, and director, which in districts supporting graded and high schools shall be such sums as may be voted, and in other districts *the compensation of the clerk shall be such sum as may be voted, but shall not exceed twenty dollars per annum, provided that his current annual report to the town or village clerk shall be approved by the town or village clerk to whom it is rendered; and the compensation of the treasurer and the director shall be such sum as shall be voted, but shall not exceed ten dollars per annum.* \* \* \*

(See c. 448.)

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

Approved April 23, 1913.