made. Reports of moneys received for perpetual care shall be made annually by the trustees of such association to the county judge on the first day of July in each year. Failure to file such report for sixty days shall subject such trustees to a forfeiture of not less than ten nor more than twenty dollars, to be enforced as provided in chapter 288 of the statutes. Such trustees may also be cited to file such report by such judge and the expense of serving the citation shall be paid by such trustees and disobedience of such citation may be enforced as a contempt. This subdivision shall not be effective in counties having population of one hundred and fifty thousand or more * * *.

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

Deposited without approval of Governor. May 3, 1929.

No. 131, S.]

[Published May 4, 1929.

CHAPTER 66.

AN ACT to amend subsection (4) of section 85.22 and section 343.182 of the statutes, relating to drunken auto drivers and providing a penalty.

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

SECTION 1. Subsection (4) of section 85.22 and section 343.182 of the statutes are amended to read: (85.22) (4) Whenever any person is adjudged guilty of having driven an automobile, motor vehicle, motor truck, motor delivery wagon, automobile bus or other similar motor vehicle while intoxicated, the court or magistrate, in addition to imposing a fine or jail sentence, or both, may make and enter an order prohibiting such person from driving any motor vehicle of any kind for a period of not more than one year from the date of the making of the order.

343.182 Any person who shall operate, ride or drive any automobile, motor cycle or other similar motor vehicle upon or along any public highway of this state, while intoxicated, shall be punished for the first offense by a fine of not less than fifty dollars nor more than one hundred dollars or by imprisonment in the county jail for not less than thirty days nor more than six months, * * * and for a second and subsequent offense by both such fine and imprisonment.

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

Approved May 2, 1929.

No. 199, S.]

[Published May 4, 1929.

CHAPTER 67.

- AN ACT to repeal the introductory paragraph of subsection (6) and to amend paragraph (h) of subsection (2) and paragraph (c) of subsection (7) of section 167.21 of the statutes, relating to cleaning and dyeing establishments.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The introductory paragraph of subsection (6) of section 167.21 of the statutes is repealed.

SECTION 2. Paragraph (h) of subsection (2) and paragraph (c) of subsection (7) of section 167.21 of the statutes are amended to read: (167.21) (2) (h) No gas or gasoline engine, steam generator or heating device and no electric dynamo or motor or other electrical machine, apparatus or device shall be located, maintained or operated inside of any room used for the business of cleaning and dyeing, except electric motors, machines, apparatus or devices, which are free from all explosion, fire and spark hazards, and which are approved for such use by the industrial commission.

(7) (c) To investigate, ascertain, declare and prescribe what alterations, improvements or other means or methods are reasonably necessary * * to prevent fires and explosions and for protection and safety of employes and the public in cleaning and dyeing establishments, and such requirements and regulations shall also apply to existing cleaning and dyeing establishments.

SECTION 3. This act shall take effect upon passage and publication.

Approved May 2, 1929.

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