

No. 247, A.]

[Published May 4, 1905.

CHAPTER 151.

AN ACT to define maple sugar and maple syrup and to regulate the sale thereof.

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

Sale of maple sugar and maple syrup regulated. SECTION 1. Any person who shall manufacture for sale, sell, or offer or expose for sale or have in his possession with intent to sell, as and for maple sugar or maple syrup, any article other than the unadulterated product produced by the evaporation of pure sap from the maple tree, shall forfeit to the state of Wisconsin, the sum of not less than twenty-five dollars nor more than one hundred dollars.

SECTION 2. This act shall take effect and be in force on and after October 1, 1905.

Approved May 3, 1905.

No. 249, A.]

[Published May 4, 1905.

CHAPTER 152.

AN ACT relating to the sale of syrups, molasses and glucose mixtures.

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

Sale of syrups, molasses, etc., regulated. SECTION 1. No person shall sell, offer or expose for sale or have in his possession with intent to sell any syrup, sugar-cane syrup, sorghum syrup, molasses or glucose, unless the same be true to the name under which it is sold, and as defined in the standards of purity for food products as adopted by the United States Depart-

ment of Agriculture, and unless the barrel, cask, keg, can, pail or package containing the same be distinctly branded or labeled with the true name of its contents as defined in the above named standards; and no person shall sell, offer or expose for sale or have in his possession with intent to sell any syrup, sugar-cane syrup, sorghum syrup, or molasses mixed with glucose unless the mixture be sold as and for compound glucose mixture or corn syrup, and unless the barrel, cask, keg, can, pail or package containing the same be distinctly branded or labeled "Glucose Mixture" or "Corn Syrup", in plain Gothic type not less than three-eighths of an inch square, with the name and percentage by weight of each ingredient contained therein plainly stamped, branded or stenciled on each package in plain Gothic letters not less than one quarter of an inch square. Each and every package of syrup, either simple or mixed, shall bear the name and address of the manufacturer. Such mixtures or syrups shall have no other designation or brand than herein required that represents or is the name of any article which contains a saccharine substance; and all brands or labels required shall be an inseparable part of the general or distinguishing label, and the general or distinguishing label shall be the principal and conspicuous sign under which it is sold; nor shall any of the aforesaid glucose, syrups, molasses or mixtures contain any substance injurious to health, nor any other article or substance otherwise prohibited by law in articles of food.

Penalty. SECTION 2. Whoever shall do any of the acts or things prohibited, or neglect or refuse to do any of the acts or things required by this act, or in any way violate any of the provisions, shall forfeit to the state of Wisconsin, the sum of not less than twenty-five dollars nor more than one hundred dollars.

SECTION 3. This act shall take effect and be in force on and after October 1st, 1905.

Approved May 3, 1905.