

at the office of the town clerk of the town of Atlanta for the purpose of making a settlement between the said three towns according to the provisions of this act. At such meeting or at any subsequent or adjourned meeting held by said town boards of supervisors, any five of the supervisors shall have full power and authority to send for any persons, books, papers and records necessarily involved in the settlement between said three towns. The town clerk of the town of Atlanta shall be and act as clerk of said joint meeting, and the town clerks of the towns of Wilson and Murry shall be present and assist; sufficient duplicates or copies of all proceedings had shall be made in order that each town may have at least one for the use and information of the town clerk and town board of supervisors thereof. Each town shall be chargeable with the expense and for the services and per diem of its own officers only.

SECTION 8. This act shall take effect and be in force from and after its passage and publication.

Approved April 23, 1913.

No. 363, S.]

[Published April 24, 1913.

CHAPTER 92.

AN ACT to create section 1670t of the statutes, relating to the sale of cotton duck or canvas or articles manufactured thereof, and providing penalties.

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 1670t. 1. That for the purposes of this section cotton duck or canvas shall be deemed to include all cotton duck or canvas, whether single filling, double filling, roll or wide duck.

2. That for the purposes of this section, the equivalent of thirty-six inches in length by twenty-nine inches in width, or seven and one-fourth square feet of cotton duck or canvas, shall constitute a yard, and an ounce shall be one sixteenth part of a pound avoirdupois.

3. Any person, company or corporation who shall manufacture for sale or who may offer or expose for sale any cotton duck or canvas, or any article other than clothing and wearing apparel composed or made in whole or in part of cotton duck or canvas, shall distinctly and durably stamp, brand, or mark thereon the true and correct weight of such cotton duck or canvas, 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.

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