

No. 521, A.]

[Published July 23, 1927.]

CHAPTER 438.

AN ACT to amend section 168.14 of the statutes, relating to the method of delivery of gasoline, benzine, or naphtha, and other like products of petroleum.

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

SECTION 1. Section 168.14 of the statutes is amended to read:

168.14 Every person dealing at retail or wholesale in gasoline, benzine, or naphtha, and other like products of petroleum in this state, shall deliver the same to the purchaser only in *tank wagons or in* barrels, casks, jugs, packages, or cans, painted vermilion red and having the word "gasoline," "benzine," and the name of such other like product of petroleum, plainly stenciled in English thereon, *or if such gasoline, benzine, naphtha or other like product of petroleum is sold by a dealer for immediate use in a motor vehicle, then delivery shall be from underground containers or tanks by means of a hose, through a measuring device or pump complying with the rules and regulations of the dairy and food commissioner, direct to the tank of such motor vehicle, and not from buckets or containers.* No such dealer shall deliver kerosene in a barrel, cask, jug, package, or can painted or stenciled as hereinbefore provided. Every person purchasing gasoline, benzine, naphtha, or other like products of petroleum for use or sale shall procure and keep the same only in barrels, casks, jugs, packages, or cans painted and stenciled as hereinbefore provided, *or if such products are used as fuel for a motor vehicle or motor boat then in the tanks of such vehicle or boat.* No person keeping for use or using kerosene shall put or keep the same in any barrel, cask, jug, package, or can painted or stenciled as hereinbefore provided. Provided, however, that in case of gasoline, benzine, naphtha, or other like product of petroleum being sold in bottles, cans, or packages, or any product that contains gasoline, benzine, and naphtha, or other like products of which petroleum is a constituent part thereof; of not more than one quart for cleaning and similar purposes, it shall be deemed sufficient if the contents of such bottles, cans, or packages are so designated by a label securely pasted or attached thereto with the words "gasoline," "benzine," or "naphtha," "unsafe when exposed to heat or fire" printed in bright red ink

in letters not less than one-fourth inch in size. Any person violating any of the provisions of this section shall be punished by a fine of not less than five nor more than fifty dollars, or by imprisonment in the county jail not to exceed three months, or by both such fine and imprisonment. It shall be the duty of the state supervisor of inspectors and his deputies to enforce the provisions of sections 168.03 to 168.14, inclusive.

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

Approved July 22, 1927.

No. 627, A.]

[Published July 23, 1927.

CHAPTER 439.

AN ACT to amend section 256.41 of the statutes, relating to law libraries in special counties.

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

SECTION 1. Section 256.41 of the statutes is amended to read: 256.41 The county board of any county containing two hundred fifty thousand or more population may acquire by gift, purchase or otherwise, a law library and law books, and shall house such law library and additions in the courthouse or in suitable quarters elsewhere, and shall have power to make, and enforce by suitable penalties, rules and regulations for the custody, care and preservation of the books and other property contained in said library. The county board of such county shall provide reasonable compensation for the law librarian and such assistants as shall be necessary for the proper care and maintenance of such library. Such librarian and assistants shall be appointed * * * *as the county board shall determine*, pursuant and subject to sections 16.31 to 16.44. In such a county such librarian shall perform all of the duties imposed by section 256.40 upon the clerk of the circuit court and such clerk shall be free from all responsibility imposed by said section 256.40. The purchase of additional law books, legal publications, periodicals and works of reference for said library may be directed by each of the circuit judges of such county under section 256.40. The library shall be kept open every day throughout the year excepting Sundays and