

which describes or designates a brand or trade name of lubricating oil not actually sold or offered for sale at the place of business where the sign or other designating mark is displayed.

(3) It shall be unlawful for any person, firm or corporation to mix or adulterate any lubricating oil or gasoline, and to sell, attempt to sell, offer for sale or assist in the sale of the product resulting from the mixture or adulteration, and to represent such product as the lubricating oil of a brand or trade name in general use by any other marketer or producer of lubricating oil.

(4) It shall be the duty of the supervisor of inspectors, his deputies and any person authorized by him to investigate all complaints and he is hereby authorized and empowered to take such sample or samples, as he may deem necessary of any lubricating oil and gasoline, when the same is kept or stored within the state. It shall be unlawful for any person, firm or corporation to refuse to permit the said supervisor, his deputies, or any person authorized by him, to take such sample or samples, or to prevent or to attempt to prevent him, or them, from taking the same. Provided, however, that if the person, firm or corporation, from which said sample is taken, shall at the time of said taking demand it, then the said person taking such sample shall pay therefor the reasonable market price for the quantity so taken. The university of Wisconsin shall analyze samples of lubricating oil so taken and promptly furnish, free of charge, a full report of such analysis, but the said supervisor may have such analysis made by any other competent person.

SECTION 4. This act shall take effect upon passage and publication.

Approved June 27, 1931.

No. 138, S.]

[Published July 2, 1931.

CHAPTER 406.

AN ACT to amend section 35.83 and subsections (3), (4), (6), (9), (13), (14), (15), (16), and (19) of section 35.84 of the statutes, relating to the distribution of state publications.

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

SECTION 1. Section 35.83 and subsections (3), (4), (6), (9), (13), (14), (15), (16), and (19) of section 35.84 of the statutes are amended to read: 35.83 Every direction in sections 35.84 and 35.85 to distribute any public printing to state officers or to each state officer without other limitation, means those holding office at the time when the printing regularly should issue, and includes the governor, lieutenant governor, each justice and the clerk of the supreme court, the supreme court reporter, each circuit judge, the revisor; every member of the legislature, every officer required to report in writing to the governor or to the legislature; every chairman or president of a state board or commission; the secretary, assistant and chief clerk of every such state officer, board and commission; and the chief clerks and the sergeants at arms of both houses of the legislature. And every such direction to distribute to public libraries or to each public library without other limitation, means and includes the state library, *the Milwaukee county law library*, the university law library, the Milwaukee law library association, and the Oshkosh law library, the state historical society, the libraries of the University of Wisconsin, of the legislative reference department, of the state normal schools, of all chartered colleges and academies, having three hundred or more volumes each, and of all other public libraries within the state having one thousand or more volumes, each.

(35.84) (3) Of the legislative journals in book form, one copy to each state officer and each senator and assemblyman applying therefor, and to each member, officer, journal clerk and index clerk of the next succeeding legislature applying therefor; not exceeding ten copies each to the state library, *the Milwaukee county law library*, the state historical society, the university library, the university law library and the library of the legislative reference department; one copy each to all other public libraries applying therefor. The copies printed on bond paper shall be delivered to the respective chief clerks. Each chief clerk shall, upon request, be supplied for use during the session, with the journals of any previous session of the legislature.

(4) Of Wisconsin session laws, one copy to each member and officer of the legislature enacting them, four copies to each chief clerk of the next succeeding legislature, one copy each to the governor, secretary of state, attorney-general, the district attorney of each county, justices of the supreme court, supreme court reporter,

revisor, each judge and clerk of every other court of record, each judge and district attorney of the United States in this state, the secretary of state of the United States, the library of congress, the Milwaukee law library association and the Oshkosh law library; to the state library, *the Milwaukee county law library*, the library of the legislative reference department, the state historical society, the law library of Marquette University, and the university law library, ten copies each.

(6) (a) Of Wisconsin statutes, one copy to each state officer and each senator and assemblyman applying therefor and to each member and officer of the next succeeding legislature applying therefor; four copies to each chief clerk of such legislature; one copy to each judge, district attorney and clerk of court of the United States in this state, the secretary of state of the United States, the library of congress, each charitable and penal institution of the state, the Milwaukee law library association, the Oshkosh law library, and each other public library applying therefor; not exceeding ten further copies each to the state library, *the Milwaukee county law library*, the university law library, the law library of Marquette University, the library of the legislative reference department and the state historical society; and to the county clerk of each county enough copies to enable him to deliver one copy to each of the following officers in his county: The judge and clerk of each court of record, the county clerk, treasurer, sheriff, district attorney, register of deeds, surveyor, coroner, county superintendent of schools, superintendent of poor, chairman of the county board, each income tax assessor and each village and city clerk.

(b) Each town, village and city shall purchase from the * * * *director of purchases* for the use of justices of the peace such number of copies as each, respectively, shall determine are needed within its boundaries for that purpose.

(9) Of Wisconsin Annotations, one copy to each state officer applying therefor; one copy to each judge and district attorney of the United States in this state, the secretary of state of the United States, the library of congress, the Milwaukee law library association, the Oshkosh law library, and each public library applying therefor; not exceeding ten further copies each to the state library, *the Milwaukee county law library*, the university law library, the library of the legislative reference department, and the state his-

torical society; and to the county clerk of each county enough copies to enable him to deliver one copy to each of the following officers in his county: The judge and clerk of each court of record, county clerk and district attorney.

(13) Of the railroad maps of Wisconsin, upon application therefor, one copy to each state officer, each penal and reformatory institution, each newspaper entitled to a blue book, each public library, school academy and college; ten further copies each to the state library, *the Milwaukee county law library*, *the* university library and the state historical society; to the railroad commission such number as it may require. All copies intended for libraries, schools, academies and colleges other than the state library, *the Milwaukee county law library*, the university library and the state historical society shall be shipped to the county superintendents and distributed by them as provided in subsection (11).

(14) Of the Wisconsin blue book, one copy to each state officer other than member of the legislature, to each member, officer, employe of the next succeeding legislature, and employe of the state capitol, to each charitable penal and reformatory institution, each judge, clerk and district attorney of the United States courts within the state, each senator and representative in congress and each member-elect as such, the state dairymen's association, the academy of sciences, arts and letters, each newspaper applying therefor whose name is listed therein, and the home office of the Wisconsin humane society; ten copies each to the state library, *Milwaukee county law library*, university library, university law library, the library of the legislative reference department, and the state historical society; one copy each to each other public library; two copies to the state horticultural society; one copy to each high school, state graded school, county training school for teachers, county school of agriculture and domestic economy; one copy to each rural school, the mailing lists for this purpose to be supplied by the respective county and district superintendents to the * * * *director of purchases*; as many copies to each city superintendent as shall be necessary to supply six to each school building housing a grade or grades above the fifth grade, such number of buildings to be certified by the city superintendent to the * * * *director of purchases*; one copy to each other school, academy and college applying therefor; to the adjutant general for the use of the national guard, fifty copies; to the

county clerk of each county enough copies to enable him to deliver one copy to the following officers in his county: The judge and clerk of each court of record, the county clerk, district attorney, county superintendent of schools, chairman of the county board and clerk of each city; and to each member of the legislature upon requisition therefor not to exceed two hundred copies, to be delivered to himself or as he may direct, and to each officer of the legislature, fifty copies to be delivered to himself, and to each employe of the legislature, one copy.

(15) Of the opinions of the attorney-general and the decisions of the railroad commission bound separately from their respective reports, one copy of each to each state officer applying for them, each clerk of a court of record, each city clerk, each public library applying therefor and ten further copies each to the state library, *the Milwaukee county law library*, the university library, the university law library and the state historical society.

(16) Of the supreme court reports acquired by contract or purchase, one copy to the industrial commission, one copy to each justice of the supreme court, the supreme court reporter, the revisor, each judge of the United States courts in this state, each judge of the circuit and county courts, each judge of the district court, civil courts, and municipal courts in counties having a population of three hundred thousand or more, each judge of every other court of record, and each judge of every municipal court from which appeals may be taken directly to the supreme court; each clerk of the aforesaid courts except the supreme court, each law library mentioned in section 35.83. Fourteen further copies shall be delivered to the university law library, ten further copies to the law library of Marquette University, and such further number to the state library *and to Milwaukee county law library as * * * their librarians may request for * * * the use of these libraries, not exceeding a total of ten further copies.* Further distribution shall be made as may be required to effect exchanges authorized by law. The remaining copies shall be retained for future distribution according to law.

(19) The chief clerks of the senate and assembly shall send to each county clerk, *to the Milwaukee county law library*, and to each normal school, college and public library in this state, making application therefor, as soon as printed, copies of all bills, resolutions, joint resolutions and memorials introduced into the

senate and assembly, also the senate and assembly journals, enrolled bills, indices, bulletins, and other printed matter on the order of the legislature, together with proper filing appliances. Each county clerk shall file in his office all material received hereunder and keep the same open to public inspection.

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

Approved June 27, 1931.

No. 164, S.]

[Published July 2, 1931.

CHAPTER 407.

AN ACT to ratify act and expenditures of special joint committee appointed to investigate campaign expenditures and election methods, and making an appropriation.

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

SECTION 1. All acts of and expenditures by the special joint committee appointed to investigate the campaign expenditures and election methods appointed by chapter 48, laws of 1929, are hereby approved, ratified and confirmed. Any sum, remaining in the appropriation made by said chapter 48 to said committee after the payment of such expenditures shall have been made, shall be available to such committee for the preparation and publication of its report, the payment of outstanding bills for services heretofore rendered, and the payment of two hundred sixty-four dollars and seventy-five cents to Hanitch, Hartley, Johnson and Fritschler, of Superior, for legal services.

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

Approved June 27, 1931.

No. 256, S.]

[Published July 2, 1931.

CHAPTER 408.

AN ACT to amend subsection (6) of section 20.10 and section 35.75 of the statutes, relating to the printing of supreme court reports.

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