

No. 227, A.]

[Published May 19, 1953.]

**CHAPTER 146**

AN ACT to create 95.10 and to amend 60.72 (1) of the statutes, relating to the feeding of public or commercial garbage to swine and the disposition of such garbage by municipalities.

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

SECTION 1. 95.10 of the statutes is created to read:

95.10 (1) No person shall feed any public or commercial garbage to swine without first obtaining a permit therefor from the department. Such permit may be obtained upon application, supplying such information as the department may require, accompanied by a fee of \$25. Such permits shall expire on July 1 of each year.

(2) No person shall feed any public or commercial garbage, regardless of previous processing, unless such garbage shall have been first thoroughly heated to at least 212° Fahrenheit for at least 30 minutes or otherwise treated in a manner approved in writing by the department as being effective for the protection of public health.

(3) The term "garbage" as used in this section means putrescible animal and vegetable wastes resulting from the handling, preparation, cooking and consumption of foods containing animal carcasses or parts thereof, and shall include all waste material by-products of any kitchen, restaurant or slaughtering house.

(4) No indemnity shall be paid to the owner of any swine condemned or destroyed because of any infectious or communicable disease if such swine were located, at any time, on any premises receiving public or commercial garbage. No person shall fail or refuse to conform with the department order specifying the manner of disposal of such infected swine.

(5) No person shall remove or permit the removal of any swine from any premises where public or commercial garbage is received for feeding purposes, except to federally inspected slaughtering establishments and other slaughtering establishments approved by the state to receive diseased animals, and only if such swine are accompanied by a health certificate issued by a veterinarian.

(6) No person shall bring into this state any raw public or commercial garbage for feeding purposes. Any garbage from vehicles serving food to passengers, if deposited in this state, shall be incinerated.

(7) Until January 1, 1954 garbage feeders may be exempted from the provisions of sub. (2); provided, that during such interval the premises of any garbage feeding licensee shall be subject to quarantine and no swine may be removed therefrom unless accompanied by a health certificate issued by an approved veterinarian within 24 hours prior to the time of removal.

SECTION 2. 60.72 (1) of the statutes is amended to read:

60.72 (1) No person or municipality shall transport any garbage, rubbish or other refuse into or within any town for the purpose of dumping or otherwise disposing of the same until such person or municipality shall have first secured a permit so to do from the town board. This section shall not apply where the city or village owns its own dumping or disposal ground and confines its dumping or disposal to *the use of the sanitary landfill method on such grounds*; provided, \* \* \* that such disposal shall be conducted in a sanitary manner satisfactory to the state board of health *and on a site approved by such board*.

SECTION 3. This act shall take effect July 1, 1953.

Approved May 14, 1953.