

No. 297, S.]

[Published April 26, 1907.

CHAPTER 57.

AN ACT to amend section 4608a, statutes, as amended providing for the transportation of the dead.

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

SECTION 1. Section 4608a of the statutes, as amended by chapter 401 laws of 1901 is amended to read:

* * * * *

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 25, 1907.

No. 489, S.]

[Published April 26, 1907.

CHAPTER 58.

AN ACT to authorize the city of Ashland to construct and maintain a dam across the White river in the county of Ashland for public uses and purposes.

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

Description and purposes. SECTION 1. The city of Ashland is hereby authorized to construct and maintain a dam not exceeding thirty feet in height across the White river at such place on the west one-half of the north east one-quarter of section 34 in township 47 north of range four west as the common council of said city shall, by resolution, hereafter determine, for the following purposes:

(a) To obtain hydraulic power for generating electricity for lighting the streets, bridges and public buildings of the city of Ashland, and furnishing electric light to the inhabitants thereof.

(b) To obtain hydraulic power to be used for any other lawful municipal purpose

name and place of business of the manufacturer of said vinegar, and the strength of the vinegar contained in said barrel, cask, * * * keg, or other original package or original container, containing the same, which strength shall be denoted by the per centum by weight of absolute acetic acid contained in said vinegar, together with the words "Fermented Vinegar" and the true name of the fruit or substance from which said vinegar is made. And no person shall sell, offer or expose for sale or have in his possession with intent to sell any vinegar made wholly or in part from distilled liquor unless each barrel, cask, * * * keg, or other original package or original container, containing the same, be plainly stenciled or or branded or labeled, * * * with the words * * * "Spirit Vinegar," together with the name and place of business of the manufacturer or dealer thereof and the strength of the vinegar contained in said barrel, cask, * * * keg, or other original package or original container, containing the same, which strength shall be denoted by the per centum by weight of absolute acetic acid contained in said vinegar. And no person shall sell, offer or expose for sale or have in his possession with intent to sell, any vinegar unless the stencil, brand or label hereinbefore required shall in the case of barrel, cask or keg be in black letters and figures at least one inch in height on one head of said barrel, cask or keg, and in case of other original package or original container in black letters and figures not smaller than eight-point Brevier caps on the outside of each original package or original container thereof.

Any person who shall be found guilty of violating any of the provisions of this section shall * * * be guilty of a misdemeanor and on conviction shall be punished by fine not less than twenty-five dollars nor more than one hundred dollars or by imprisonment in the county jail not less than ten days nor more than sixty days.

(Ch. 370, 1907.)

Corpses: transportation rules. SECTION 4608a. 1.

The state board of health is hereby empowered to make such rules and regulations for the transportation of the dead as in its judgment may be necessary to preserve the public health, and no dead body shall be accepted for transportation, except when prepared in conformity to the rules and regulations adopted by said board for the transportation of the dead.

2. All such rules and regulations shall comply with the rules of the American association of general baggage agents, the

national funeral directors association and the conference of state and provincial boards of health.

(Ch. 57, 1907.)

Contagious diseases: suspected cases; protection of public. SECTION 4608d. Any person who knows that he is afflicted with smallpox, diphtheria, scarlet fever or other dangerous, contagious, infectious or pestilential disease who shall wilfully enter any public place or public conveyance, or shall, in any way, wilfully subject others to danger of contracting the disease with which he is afflicted, and any person who shall knowingly and wilfully take, aid in taking, *advise* or cause to be taken a child or other * * * person, who is afflicted *or is suspected of being afflicted* with any such disease, into any such place or conveyance, or in any way knowingly and wilfully subject other persons to danger of contracting any such disease from any such child or person, or who shall knowingly and wilfully subject other persons to the danger of contracting any such disease from the body of a person who died thereof, or who shall in any way knowingly and wilfully expose, aid in exposing or cause to be exposed a child or other * * * person to danger of contracting any such disease shall be punished by imprisonment in the county jail not more than one hundred days nor less than twenty days, or by fine not exceeding one hundred dollars nor less than fifty dollars, or by both such fine and imprisonment in the discretion of the court.

(Ch. 209, 1907.)

Vital statistics act: penalties for violation. SECTION 4608h. Any person who shall wilfully violate any of the provisions of sections 1022—1 to 1022—59, *inclusive, of the statutes or who shall neglect or refuse to perform any duty or do any act imposed upon him or required by said sections*, or who shall neglect or refuse to make any certificate required by said sections to be made or falsely make any such certificate or knowingly make any false statement in any such certificate *or who shall alter any certificate or report provided for or required by said sections* shall be punished by a fine of not less than * * * *twenty* dollars or more than * * * *two hundred* dollars for each offense or by imprisonment in the county jail for a period of not less than thirty days or more than sixty days, or by both such fine and imprisonment.

(Ch. 469, 1907.)