No. 334, A.]

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CHAPTER 391

AN ACT to repeal 151.07 (6) and to amend 151.07 (1) (a) 9, 151.07 (1) (g), 151.07 (2) and 151.07 (5) of the statutes, relating to dangerous drugs.

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

SECTION 1. 151.07 (1) (a) 9. of the statutes is amended to read:

151.07 (1) (a) 9. No compound, mixture, or preparation shall be deemed a dangerous drug if, in the case of barbiturates, it contains a sufficient quantity of another drug or drugs in addition to the salts or derivatives to cause it to produce an action other than its hypnotic or somnifacient action, or if it is intended for use as a spray or gargle or for external application and contains, in addition to such salts or derivatives some other drug or drugs rendering it unfit for internal administration * * *. No compound, mixture or preparation shall be deemed a dangerous drug if it is designed for the purpose of treating animals or poultry and so labeled.

SECTION 2. 151.07 (1) (g) of the statutes is amended to read:
151.07 (1) (g) "Prescription" means a written order (or an oral order later reduced to writing) by a practitioner for a dangerous drug for a particular patient, which specifies the date of its issue, the name and address of such practitioner, the name and address of the patient, the name and quantity of the dangerous drug prescribed, directions for use of such drug and in case of a written order the signature of such petitioner.

Section 3. 151.07 (2) of the statutes is amended to read:

151.07 (2) No person except a practitioner shall deliver any dangerous drug except upon the prescription of a practitioner. An oral prescription, by telephone or otherwise shall be promptly reduced to writing and filed by the pharmacist.

Section 4. 151.07 (5) of the statutes is amended to read:

151.07 (5) No prescription for a dangerous drug shall be refilled except as designated on such prescription, and unless accurate record of such refilling is entered on such prescription showing the date and amount thereof. No oral or written prescription shall be refilled unless the provisions of 151.07 (2) have been first complied with and unless either written or oral authority has been given by the prescriber.

Section 5. 151.07 (6) of the statutes is repealed.

Approved July 2, 1953.