

curred shall be filed with the auditor of the Commonwealth, who, after they have been properly approved, shall allow them in the same manner as other claims against the Commonwealth.

Not to apply to physicians putting up their own prescriptions, etc.

SECTION 23. This act shall not apply to physicians putting up their own prescriptions or dispensing medicines to their patients; nor to the sale of drugs, medicines, chemicals or poisons at wholesale only; nor to the manufacture or sale of patent and proprietary medicines; nor to the sale of non-poisonous domestic remedies usually sold by grocers and others; nor shall any member of a copartnership, other than a registered pharmacist, be liable to the penalties hereof: *provided*, that such non-registered member shall not retail, compound for sale or dispense for medicinal purposes, drugs, medicines, chemicals or poisons, except under the personal supervision of a registered pharmacist.

Proviso.

Repeal.

SECTION 24. Sections five and six of chapter two hundred and eight of the Public Statutes, chapter three hundred and thirteen of the acts of the year eighteen hundred and eighty-five, chapters two hundred and sixty-seven and four hundred and thirty-one of the acts of the year eighteen hundred and eighty-seven, chapter two hundred and nine of the acts of the year eighteen hundred and eighty-eight, chapters two hundred and twenty-seven and four hundred and seventy-two of the acts of the year eighteen hundred and ninety-three, and chapter four hundred and thirty-five of the acts of the year eighteen hundred and ninety-four, are hereby repealed.

Approved May 15, 1896.

Chap. 398

AN ACT RELATIVE TO THE INSPECTION AND STANDARD OF MILK.

Be it enacted, etc., as follows:

P. S. 57, § 7, etc., amended.

SECTION 1. Section seven of chapter fifty-seven of the Public Statutes, as amended by section seven of chapter three hundred and fifty-two of the acts of the year eighteen hundred and eighty-five, is hereby amended by striking out all of said section, and inserting in place thereof the following: — *Section 7.* No person, by himself or his agents, shall sell, exchange or deliver, or have in his custody or possession, with intent to sell, exchange or deliver, milk from which the cream or any part thereof has been removed, unless in a conspicuous place upon

Vessels containing milk from which cream has been removed to be marked "Skimmed Milk."

every vessel, can or package of more than two quarts capacity from or in which such milk is sold, exchanged or delivered, the words “Skimmed Milk”, are distinctly marked in plain uncondensed gothic letters, not less than one inch in length, said marking to be in dark letters on a light ground, and to be on the vessel, can or package itself and not upon a detachable label or tag; and unless in a conspicuous place upon every vessel, can or package of two quarts or less capacity from or in which such milk is sold, exchanged or delivered, the words “Skimmed Milk”, are distinctly marked in plain uncondensed gothic letters, said marking to be in dark letters on a light ground, and to be either on the vessel, can or package itself or upon a detachable label or tag. Whoever violates the provisions of this section shall be punished by the penalties provided in section five.

Penalty.

SECTION 2. Section nine of chapter fifty-seven of the Public Statutes, as amended by section six of chapter three hundred and fifty-two of the acts of the year eighteen hundred and eighty-five, and by section two of chapter three hundred and eighteen of the acts of the year eighteen hundred and eighty-six, is hereby amended by striking out all of said section, and inserting in place thereof the following:—*Section 9.* In all prosecutions under this chapter, if the milk is shown upon analysis to contain less than thirteen per cent. of milk solids, or to contain less than nine and three tenths per cent. of milk solids exclusive of fat, or to contain less than three and seven tenths per cent. of fat, it shall be deemed for the purposes of this act to be not of good standard quality, except during the months of April, May, June, July and August, when milk containing less than twelve per cent. of milk solids, or less than nine per cent. of milk solids exclusive of fat, or less than three per cent. of fat, shall be deemed to be not of good standard quality.

P. S. 57, § 9, etc., amended.

Certain milk to be deemed not of good standard quality.

SECTION 3. Section four of chapter three hundred and eighteen of the acts of the year eighteen hundred and eighty-six is hereby amended by striking out all of said section, and inserting in place thereof the following:—*Section 4.* Whoever makes, causes to be made, uses or has in his possession any imitation or counterfeit of any seal used by any inspector of milk, collector of samples or other official engaged in the inspection of milk, and whoever changes or in any way tampers with any sample

1886, 318, § 4, amended.

Penalty for using a counterfeit seal, etc.

taken or sealed as provided in section two, shall be punished by a fine of not less than one hundred dollars and by imprisonment in the house of correction not less than three nor more than six months.

Approved May 15, 1896.

Chap. 399 AN ACT TO INCORPORATE THE CHESTNUT STREET MEETING-HOUSE AND CEMETERY ASSOCIATION.

Be it enacted, etc., as follows:

Chestnut Street Meeting-House and Cemetery Association incorporated.

SECTION 1. John Darling, William A. Dodge, William O. Burden, Carlton A. Staples, Austin B. Fletcher, James Engley, Cornelius R. Day, Hiram T. Daniels, Horace A. Benson, Willard Wilson and Frederick Thayer, their associates and successors, are hereby made a corporation by the name of the Chestnut Street Meeting-House and Cemetery Association, for the purpose of caring for two pieces of real estate in the town of Blackstone, namely: — The unenclosed cemetery, containing about half an acre, on Chestnut street near the village of Millville in said town, set apart for burial purposes by deed of gift in the year seventeen hundred and sixty-seven, and the tract of land two miles further north on said Chestnut street on which stands the meeting-house built in the year seventeen hundred and sixty-nine, known as the Chestnut Hill Meeting-House, together with the burying ground, containing about an acre, attached thereto.

First meeting, etc.

SECTION 2. The first meeting of said corporation shall be held on the second Monday of June in the year eighteen hundred and ninety-six, at two o'clock in the afternoon, at the Chestnut Hill Meeting-House. At such meeting the incorporators may organize by the choice of a temporary chairman and clerk, may adopt by-laws and may proceed at such meeting, or at a subsequent meeting notified in accordance with the by-laws, to the permanent organization of the corporation.

Corporation may exercise certain powers.

SECTION 3. Said corporation may exercise the powers of cemetery corporations organized under general law, over the two burying grounds herein mentioned, and the powers of religious corporations organized under general law, over said meeting-house and its appurtenances, subject to the rights of any persons claiming an estate or interest therein under the original proprietors.