

AN ACT RELATIVE TO RENOVATED BUTTER, SO-CALLED.

Chap.340

*Be it enacted, etc., as follows :*

SECTION 1. Whoever, by himself or his agents, or as the servant or agent of any other person, sells, exposes for sale, or has in his custody or possession with intent to sell, any article or compound which is produced by taking original packing stock or other butter, or both, and melting the same, so that the butter fat can be drawn off, then mixing the said butter fat with skimmed milk, or milk, or cream, or other milk product, and re-churning the said mixture; or which is produced by any similar process and is commonly known as process butter, shall have the words "Renovated Butter", conspicuously stamped, labelled or marked in a straight line in printed letters of plain, uncondensed Gothic type, not less than half an inch in length, so that said words cannot easily be defaced, upon the top, side and bottom of every tub, firkin, box or package containing said article or compound.

Tubs, firkins, etc., containing renovated butter to be marked.

SECTION 2. In case of the retail sale of said article or compound not in the original package, the seller shall, by himself or his agents, attach to each package so sold, and shall deliver therewith to the purchaser, a label or wrapper bearing in a conspicuous place upon the outside of the package the words "Renovated Butter", in printed letters in a straight line of plain, uncondensed Gothic type, not less than half an inch in length.

Marked labels, etc., to be attached to certain packages.

SECTION 3. Whoever violates any of the provisions of this act shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, or by imprisonment in the house of correction for a term not exceeding one year.

Penalty.

*Approved May 5, 1899.*

AN ACT RELATIVE TO THE NUMBER OF PLACES WHICH MAY BE LICENSED FOR THE SALE OF INTOXICATING LIQUORS.

Chap.341

*Be it enacted, etc., as follows :*

SECTION 1. Section one of chapter three hundred and forty of the acts of the year eighteen hundred and eighty-eight, as amended by section one of chapter two hundred and forty-eight of the acts of the year eighteen hundred and ninety-nine, is hereby amended by striking out the words "licenses granted", in the tenth line, and inserting

1888, 340, § 1, etc., amended.

Number of places to be licensed for the sale of intoxicating liquors limited.

in place thereof the words: — places licensed, — so as to read as follows: — *Section 1.* In all towns and cities which vote to grant licenses of the first five classes described in section ten of chapter one hundred of the Public Statutes, to sell intoxicating liquors, the number of places licensed for the sale of such liquors shall not exceed one for each one thousand of the population, as ascertained by the last preceding national or state census, except that in the city of Boston one such place may be licensed for each five hundred of the population, but in no event shall the total number of places licensed exceed the number of one thousand. No more than one such place shall be licensed by any one vote of the licensing board. Such licenses shall be numbered in regular order as granted, and any license granted contrary to, or in excess of the provisions of this act, shall be void: *provided*, that in towns having an increase of resident population during the summer months, the selectmen may, during the month of June, cause a census to be taken, and may grant one such license for each five hundred of said resident population, as ascertained by said special census, to take effect on the fifteenth day of June and to expire on the fifteenth day of September following; but no such license shall be granted unless the town at its last annual town meeting votes “yes” in answer to the question “Shall licenses for the sale of intoxicating liquors be granted in this town?”

Proviso.

SECTION 2. This act shall take effect upon its passage.

*Approved May 6, 1899.*

*Chap. 342* AN ACT TO EXTEND THE TIME WITHIN WHICH PETITIONS MAY BE FILED FOR DAMAGES SUSTAINED BY THE TAKING OF REAL ESTATE FOR THE METROPOLITAN WATER WORKS.

*Be it enacted, etc., as follows:*

Time within which certain petitions for damages may be filed extended.

SECTION 1. Petitions under the provisions of section fourteen of chapter four hundred and eighty-eight of the acts of the year eighteen hundred and ninety-five, or of section one of chapter four hundred and forty-five of the acts of the year eighteen hundred and ninety-seven, and acts in amendment thereof or in addition thereto, for the determination of damages for the taking of real estate may be filed, as provided by law, within two years after the actual taking by right of eminent domain of such real