

of not more than seven-tenths of 1 per cent of gelatine or other harmless "stiffener;" and it is further known that any artificial coloring matters may be used, but where used must be declared upon the label of the package. For the purpose of this ordinance, ice cream shall be construed to mean "Frozen" products of not less than 8 per cent of butter fat, nor more than seven-tenths of 1 per cent of gelatine; and any product offered for sale on the markets of the city of Nashville not coming up to this standard shall be in violation of this ordinance and subject to the penalties hereafter attached.

Milk ice.—SEC. 2. *Be it further enacted*, That any person, firm, or corporation dealing in, handling, selling, or offering for sale any frozen product not coming up to the standard as above mentioned shall so designate the same as "Milk ice."

Inspection of cans.—SEC. 3. *Be it further enacted*, That all cans containing any grade of cream, whether ice cream or milk ice, shall be subject to inspection by the properly constituted authorities of the health department, and any can worn, or the coating in a rusted condition, shall not be subject to use if so directed by the inspector. But nothing in this ordinance shall be construed to prevent the sale of ice cream as above defined, or milk ice when properly designated as such.

Labeling and posting.—"That all ice cream, milk ice, or sherbet offered for sale by manufacturers or dealers in Nashville shall be so labeled, giving the ingredients in each, so as to clearly define and set out under what head the same is offered, also giving the correct analysis of the contents. That all retail dealers offering any frozen product not up to the standard of ice cream, as defined in this ordinance, shall have posted in his place of business, in a conspicuous place, a statement that the products offered by him for sale are of a quality less than that defined as ice cream."

Fines for violation.—SEC. 4. *Be it further enacted*, That any violation of the provisions of the sections of this ordinance shall be considered a misdemeanor, and any person, firm, or corporation violating such shall be subject to a fine of not less than \$10 and not more than \$50.

SEC. 5. *Be it further enacted*, That this ordinance take effect from and after its passage, the welfare of the city requiring it.

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