

February 4, 1953.
Passed on File.

mfg
Commerce + Trade 7/4
By LYNES, WEICHMAN and WHITEHEAD

Senate File 168

Passed Senate, Date.....
Vote: Ayes..... Nays.....
Passed House, Date.....
Vote: Ayes..... Nays.....
Approved

A BILL FOR

An Act relating to the inspection and registration of antifreeze and to appropriate from the general fund of the state funds to purchase equipment to carry out the provisions of chapter two hundred eight A (208A), Code 1950.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 Section 1. Section two hundred eight A point two (208A.2),
- 2 Code 1950, is hereby amended by striking the period (.) in line
- 3 ten (10) and adding the following: “; or (3) if its freezing
- 4 point cannot be readily tested and adjusted by the retailer after
- 5 it is in an in-use solution.”
- 1 Sec. 2. Section two hundred eight A point three (208A.3),
- 2 Code 1950, is hereby amended as follows:
- 3 1. By striking the word “and” from line seven (7) thereof
- 4 and inserting in lieu thereof a comma (,).
- 5 2. By inserting following the word “package” in line nine
- 6 (9) the words “and a protective chart as to its recommended use”.
- 7 3. By adding thereto an additional paragraph as follows:
- 8 “If the solution contains more than one ingredient which
- 9 supplies the antifreeze quality thereof, the label shall be
- 10 considered false and misleading if it specifies any one or more

11 but not all of such ingredients followed immediately by the word
12 'antifreeze' without some intervening word such as blend, type,
13 base, formulation, preparation or similar legend denoting that it
14 is a mixture or combination of such ingredients."

1 Sec. 3. Section two hundred eight A point four (208A.4),
2 Code 1950, is hereby amended as follows:

3 1. By striking all of the first paragraph thereof and by
4 inserting the following:

5 "Before any antifreeze is sold, exposed for sale or held
6 with the intent to sell within the state of Iowa, the person who
7 desires to sell it, or offer or expose it for sale shall submit a
8 sample of said antifreeze to the department, such sample to be
9 accompanied by an affidavit setting forth its strength, quality
10 and purity and a statement as to the recommended method, means or
11 device to be used by the retailer for determining its freezing
12 point after it has been put in an in-use solution, together with
13 the initial registration and analysis fee of fifty dollars. The
14 department shall then inspect the submitted antifreeze, make such
15 tests thereof as it may deem necessary, and review its labeling.
16 If these meet the rules and regulations and standards of the
17 department and are not in violation of this chapter, the department
18 shall issue the applicant an official registration number
19 authorizing the sale of such antifreeze in the state of Iowa
20 until the first day of July following date of registration. For
21 an inspection fee of twenty-five dollars, the registration may be
22 renewed within thirty days from its termination date which shall

23 be July first following renewal. The original registration and
24 the renewal issued by the department shall bear the same number
25 and shall not be transferable. Any antifreeze now registered
26 which meets the specifications and standards contained in this
27 chapter as amended by this Act shall not be required to pay the
28 initial registration and analysis fee of fifty dollars herein
29 provided.”

30 2. By striking from lines eight (8) and nine (9) of the
31 second paragraph thereof the words “and the permit shall be
32 canceled forthwith” and inserting the following: “as to the time
33 and place of hearing to determine whether said registration
34 should be canceled, the same to be by registered mail addressed
35 to the address shown on the registration”.

1 Sec. 4. Section two hundred eight A point six (208A.6),
2 Code 1950, is hereby amended by inserting in line three (3)
3 following the word “regulations” the words “and standards”.

1 Sec. 5. Section two hundred eight A point ten (208A.10),
2 Code 1950, is hereby repealed and the following enacted in lieu
3 thereof:

4 “All inspection fees required by this chapter shall, upon
5 receipt thereof by the department, be paid to and receipted for
6 by the treasurer of state and shall be kept by him in a separate
7 fund to be known as the ‘antifreeze fund’. Such antifreeze fund
8 shall be continued from year to year and the treasurer shall keep
9 a separate account thereof showing receipts and disbursements as
10 authorized by law. No part of such fund shall be used for any

11 other purpose than the administration and enforcement of the laws
12 relating to antifreeze; provided, however, if on July first of
13 any year there is a balance remaining in said antifreeze fund
14 which, in the opinion of the secretary is greater than is
15 necessary for the proper administration of such laws, the
16 treasurer of state is hereby authorized, on the recommendation and
17 with the approval of the secretary, to transfer to the general
18 fund of the state such portion of said antifreeze fund as the
19 secretary shall deem advisable to so transfer."

1 Sec. 6. There is hereby appropriated from the general fund
2 of the state for the biennium beginning July 1, 1953 and ending
3 June 30, 1955, the sum of ten thousand dollars (\$10,000.00) to be
4 used for the initial purchase of equipment necessary to carry out
5 the provisions of chapter two hundred eight A (208A), Code 1950.