SEC. 150I. And be it further enacted, That the use of saccharin, dulcin, glucin and other artificial sweeteners is prohibited.

SEC. 150J. And be it further enacted, That for the purpose of this Act, all soft drinks or other non-alcoholic beverages, except non-alcoholic fruit juices, shall consist of a beverage made from pure cane or beet sugar syrup or such other sweetening liquids or substances as shall be permitted by the Regulations of the State Board of Health, containing pure flavoring material with or without added fruit acid, with or without added color, provided that nothing in this Act shall prohibit the use of any other harmless ingredient in the manufacture of soft drinks or other non-alcoholic beverages. The provisions of this section shall not apply to non-alcoholic beverages, made in imitation of beer, bitter drinks and other similar drinks. It is provided further that when artificial coal tar colors are used nothing but the certified colors as approved by the Federal Government are permissible.

SEC. 150K. And be it further enacted, That this Act shall be construed as in no way affecting, modifying, or changing in any manner, any Act passed by the Legislature relating to the liquor traffic.

SEC. 150L. And be it further enacted, That any person, firm or corporation who shall do any of the acts or things prohibited, or neglect or refuse to do any of the acts or things required by this Act, or in any way violate any of its provisions, shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than one hundred dollars or by imprisonment in the County jail for a period of not more than ninety days, or by both such fine and imprisonment in the discretion of the Court.

SEC. 150M. And be it further enacted, That the Food and Drug Commissioner of the State Board of Health shall be charged with the act of enforcement of the provisions of this Act.

SEC. 150N. Nothing in this Act shall apply to persons, firms or corporations operating a soda fountain, provided the soft drinks there manufactured shall be used on the premises.

Approved March 13th, 1922.