to pass with the sale of the contents; or any bag, box, basket or any other device made of any material whatsoever, used for the purpose of holding or containing any article, material or thing being sent, conveyed or transported to any laundry, dry cleaning or dyeing establishment to be washed, laundered, dry cleaned or dyed, or holding or containing any such article, material or thing being returned to the person, partnership or body corporate entitled to the return thereof, and which container is by its very nature susceptible of or intended for repeated use for such purposes, and the title to which the owner thereof does not intend to pass by its use as aforesaid; and for the purpose of this sub-title requiring, taking or accepting of any deposit for any purpose upon any registered returnable container shall not be deemed to constitute a sale of such container, whether optional, conditional or otherwise, in any proceeding had under this sub-title.

- 479. Reregistration Not Required; Unlawful to Register Containers Previously Registered or Used by Others. Any person, partnership or body corporate that has heretofore registered returnable containers, or clean laundered articles, under the provisions of the law, as the same stood at the time of such registration, shall not be required to again register the same, but shall be entitled to all the benefits of this sub-title as if the same had been registered hereunder; provided, however, that it shall be unlawful for any person or corporation to adopt and register under the provisions of this sub-title any returnable container, or clean laundered article, or description, name, mark or device that has been previously registered by any other person, or is at such time used or in use by any other person in good faith, whether under the provisions of this article or otherwise.
- 480. Description, etc., of Containers and Other Articles in Prosecutions. In any prosecution under any of the provisions of the preceding sections, it shall not be necessary to set forth or describe the name, mark or device affixed or attached to or impressed or imprinted upon any returnable container, or the clean laundered or soiled article; nor to set forth the particulars of the registration of same or of the assignment or transfer of such registration, but it shall be sufficient to describe the container, or the clean laundered or soiled article, so as to permit of its identification averring that the same is distinctly marked, and is registered according to law, giving the name of the owner of such returnable container, or the clean laundered or soiled article, or of the owner or dealer using the same by virtue of such registration, or the name of the assignee or transferee thereof as the case may be.
- 481. Costs in Prosecutions. All costs incurred in prosecutions under Sections 474 and 475 hereof, shall be assessed and collected in the same manner as in criminal cases, and be accounted for in the same manner as fines in cases of assault and battery are now by law disposed of.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1965.

Approved May 4, 1965.