

the amount actually expended for maintaining such school during the year; provided, that the total amount so apportioned shall not exceed thirty-five hundred dollars in any one school year to any one school.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 27, 1911.

No. 630, A.]

[Published June 28, 1911.]

## CHAPTER 456.

AN ACT to amend sections 1571, 1573 and 1578 of the statutes, relating to the licensing of hawkers, peddlers and transient merchants, providing a penalty, and making an appropriation therefor.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Sections 1571, 1573 and 1578 of the statutes are amended to read: Section 1571. Every person desiring to engage in or follow the business or occupation mentioned in the preceding section, before he shall be entitled to a license authorizing him so to do, shall pay into the state treasury an annual license fee, as follows: Where he shall use in such business or occupation a wagon or other vehicle, drawn by two or more horses, or other beasts of burden, or automobile or other vehicle or conveyance propelled by any mechanical power, the sum of seventy-five dollars; where he shall use in such business or occupation a wagon or other vehicle, drawn by one horse, or other beast of burden, the sum of forty-five dollars; where he shall use in such business or occupation a push or hand cart, or other vehicle not drawn by horses, or other beasts of burden, the sum of thirty dollars; and where he shall conduct such business on foot by means of pack, basket or other means for carrying merchandise on foot, the sum of twenty dollars.

(Am. 1911, c. 664, s. 85.)

SECTION 1573. 1. Upon the filing of an application for such license with the secretary of state, and the presentation to him of a receipt from the state treasurer showing the payment of the fee, as hereinbefore provided, the secretary of state shall issue to the applicant a license for a period of one year, from the date of the issuance of the receipts of the state treasurer, the full license fee to be paid in every case, which license shall be signed by the secretary of state or his assistant, and every such license shall authorize the person receiving the same to use one wagon or other vehicle, drawn by two or more horses or

other beasts of burden and no more, or automobile or other vehicle or conveyance propelled by mechanical power, one wagon or other vehicle drawn by one horse or other beast of burden and no more, one push or hand cart or other vehicle not drawn by horses or other beasts of burden and no more, or the baskets, packs or other means necessary for one peddler carrying (by himself) merchandise on foot, as the case may be, and such license shall not be assignable or transferable, except where due notice has been given the state treasury agent and the same has received his approval.

2. Any person having a license in one class may, with approval of the treasury agent, and on application and payment as with other applications, have his license changed to a higher class by paying the difference in cost between the fee for the license he has and the fee for the higher class applied for, the time of expiration of the license to remain unchanged. Peddlers may at any time, without notice, peddle in any class below the class he has paid for, but *except as otherwise provided by law* no part of any fee can be returned.

3. *On and after the passage of this act, the state treasury agent shall also deliver to each applicant an official number plate, or in case of a peddler carrying merchandise on foot, an official badge. The official number plates shall be of uniform size and design and contain a distinguishing number to be assigned to the applicant, and the date of expiration of such license followed by the letter "W." The official number plate shall be placed in a conspicuous place on the push or hand cart, wagon, automobile or other vehicle, and be so kept and displayed at all times where the same can be readily and distinctly seen. The official badge shall be of uniform size and design, containing the distinguishing number to be assigned to the applicant, and the year covered by the license and the letter "W." The official badge shall be worn in a conspicuous place by the licensee while engaged in doing any act for which the license is required, and shall be so kept and displayed at all such times where the same can be readily and distinctly seen.*

Section 1578. Every person who shall engage in or follow the business of a hawker, peddler or transient merchant in this state, without having first obtained a license, or shall when licensed as a transient merchant neglect or refuse to pay the per diem fee as provided by this act, or who in any manner shall fail to comply with the provisions of subsection 3, of section 1573, shall be guilty of a misdemeanor, and \* \* \* be punished by a fine of not less than twenty-five dollars, nor more than one

hundred dollars, or in default of the payment of such fine, by imprisonment in the county jail of the county in which he shall have been convicted, for a period not exceeding sixty days, for each offense.

(Am. 1911, c. 664, s. 85.)

**SECTION 2.** A sum sufficient to carry out the provisions of this act, not exceeding five hundred dollars, is appropriated out of any money in the treasury not otherwise appropriated.

(Am. 1911, c. 664, s. 85.)

**SECTION 3.** This act shall take effect and be in force from and after its passage and publication.

(Am. 1911, c. 664, s. 85.)

Approved June 27, 1911.

No. 693, A.]

[Published June 28, 1911.

## CHAPTER 457.

AN ACT to create sections 1421—9 to 1421—16, inclusive, of the statutes, relating to county institutions for the care of persons suffering from tuberculosis, in the advanced or secondary stages.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

**SECTION 1.** There are added to the statutes eight new sections to read: Section 1421—9. 1. The county board of supervisors of any county, may, with the consent of the state board of control, purchase a site and establish or provide a building or shack, for the treatment of persons suffering from tuberculosis, in the advanced or secondary stages.

2. In counties in which a county institution has been established, the board of supervisors, with the consent of the state board of control, may locate such building or shack upon the farm or lands, used in connection with the county institution.

3. The board of supervisors of any county is authorized to levy taxes and issue bonds to raise a sufficient amount of money to cover the cost of procuring a site, constructing the building or shack, equipping such building or shack, and for the maintenance thereof.

Section 1421—10. Before the county board of supervisors of any county, proposing to erect such building or shack, shall proceed to the construction of such building or shack, it shall cause complete plans, drawings and specifications of such building or shack to be prepared and submitted to the state board of control for its approval. After the plans, drawings and specifications have been approved by the state board of control, the county board of supervisors may proceed with the construction of such building or shack.