

tice of such time and place to all of the occupants of the lands through which such highway may pass, which notice shall be served personally or by leaving a copy thereof at the usual place of abode of each occupant of such lands.

3. The supervisors shall then in their discretion proceed to lay out * * * *such* highway of not more than three nor less than two rods in width to such real estate, *or shall add enough land to its width to make it not less than two nor more than three rods in width*, and shall assess the damages to the owner or owners of the real estate over or through which the same shall be laid *or from whom land shall be taken* and the advantages to the applicant.

4. But the damages assessed by the supervisors shall in no case exceed the price stated in the affidavit of the applicant; upon laying out such highway, *or in adding to the width of a former private way or road*, they shall make and sign an order describing the same and file the same with the town clerk together with their award of damages, which order shall be recorded by said clerk; provided, that the amount assessed as advantages to the applicant shall be paid to the town treasurer before the order laying out such highway shall be filed.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 14, 1915.

No. 424, S.]

[Published May 17, 1915.

CHAPTER 95.

AN ACT to repeal section 1494ab of the statutes and to create a new section to be numbered 1494ab of the statutes, relating to weights and measures; and providing penalties.

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

SECTION 1. Section 1494ab of the statutes is repealed.

SECTION 2. There is added to the statutes a new section to be numbered and to read: Section 1494ab. All bottles and pipettes used in measuring milk or milk products for making determination of the per cent of fat in said milk or milk products shall have clearly blown or otherwise permanently marked in the side of the bottle or pipette the word "Sealed," and in the side of the pipette or the side or bottom of the bottle the name, initials, or trade mark of the manufacturer and his designating number, which designating number shall be different for each manufacturer and may be used in identifying bottles. The desig-

nating number shall be furnished by the state superintendent of weights and measures upon application by the manufacturer and upon the filing by the manufacturer of a bond in the sum of one thousand dollars with sureties to be approved by the attorney-general, conditioned upon conformance with the requirements of this section. A record of the bonds furnished, the designating number, and to whom furnished, shall be kept in the office of the state superintendent of weights and measures.

Any manufacturer who sells Babcock milk, cream or butter test bottles or milk pipettes, to be used in this state, that do not comply with the provisions of this section shall suffer the penalty of five hundred dollars to be recovered by the attorney-general in an action against the offender's bondsmen, to be brought in the name of the people of the state. Any dealer who uses, for the purpose of determining the per cent of milk fat in milk or milk products, any bottles or pipettes purchased after this law takes effect that do not comply with the provisions of this section relating thereto, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than ten days nor more than three months.

The state superintendent of weights and measures shall prescribe specifications with which the glassware mentioned in this section shall comply. The unit of graduation for all Babcock glassware shall be the true cubic centimeter or the weight of one gram of distilled water at four degrees Centigrade.

Sealers of weights and measures are not required to seal Babcock milk, cream or butter test bottles or milk pipettes marked as in this section provided, but they shall from time to time make tests of individual bottles used by the various firms in the territory over which they have jurisdiction in order to ascertain whether the above provisions are being complied with and they shall report immediately to the state superintendent of weights and measures violations found.

SECTION 3. This act shall take effect on and after January first, 1916.

Approved May 14, 1915.