

droves of ten or less, five cents each; when the same are in droves of more than ten, three cents each; sheep or swine in droves of ten or less, three cents each; if in droves of more than ten, two cents each; and for each footman, five cents each way.

Rates to be posted.

SECTION 3. Said Robert Glenn and J. D. Stuart, their associates, heirs and assigns, shall keep posted upon a conspicuous place on said bridge, the rates of toll established by them, not exceeding the rate allowed by this act.

Trespass on bridge.

SECTION 4. Any person who shall forcibly or fraudulently pass over the bridge authorized by this act, without paying the legal toll, shall be guilty of trespass and shall for each offense, forfeit the sum of five dollars to and for the legal owners of said bridge, to be recovered with costs as in other actions of trespass, in any court having competent jurisdiction.

SECTION 6 [5]. This act shall take effect and be in force, from and after its passage and publication.

Approved May 3, 1899.

No. 67, A.]

[Published May 6, 1899.]

## CHAPTER 334.

AN ACT to amend section 1668, statutes of Wisconsin of 1898 in relation to the measure and weight of cranberries.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

Amending portion.

SECTION 1. Section 1668 of the statutes of Wisconsin, is hereby amended by striking out all of said section after the word "measure" in the

eighth line of said section, and inserting in lieu thereof the following: "The cranberry barrel shall be twenty-five and one-half inches high, sixteen inches in diameter at the heads and eighteen inches in diameter at the bilge, inside measure; and the dimensions of cranberry crates shall be twenty-two inches long, twelve inches wide, by seven and one-half inches high inside measure. Every maker of cranberry barrels shall stamp or brand on each of such barrels, his name with these letters over it: "W. S." Any person selling cranberries in barrels of less capacity than is herein provided for, shall be liable to the purchaser in damages to three times the amount of the shortage therein; and any person who shall stamp or brand a cranberry barrel of less capacity than is herein prescribed with the words aforesaid, shall forfeit to the complainant, not less than five, nor more than twenty-five dollars for each offense. A contract for berries by the barrel or the crate, unless it is otherwise specially stipulated, shall be construed to mean barrels or crates of the dimensions herein prescribed," so that said section when amended shall read as follows: Section 1668. A barrel shall contain

thirty-one and one-half gallons and the hog-head, two barrels. A dry gallon shall contain two hundred eighty-two cubic inches; the liquid gallon two hundred thirty-one cubic inches. A barrel of flour measured by weight, shall contain one hundred ninety-six pounds; a barrel of potatoes, one hundred seventy-two pounds; a barrel of unslacked lime, two hundred pounds. A barrel of apples or pears shall represent a quantity equal to one hundred quarts of grain or dry measure. The cranberry barrel shall be twenty-five and one-half inches high, sixteen inches in diameter at the heads and eighteen inches in diameter at the bilge, inside measure; and the dimensions of the cranberry crate shall be twenty-two inches long, twelve inches wide, by seven and one-half inches high, inside measure. Every maker of cranberry barrels shall stamp or brand

Measures defined.  
Dimensions of cranberry barrel: makers of, etc.

on each such barrel, his name with these letters over it, "W. S." Any person selling cranberries in barrels of less capacity than is herein provided for, shall be liable to the purchaser in damages to three times the amount of the shortage therein, and any person who shall stamp or brand a cranberry barrel of less capacity than is herein prescribed, with the letters aforesaid, shall forfeit to the complainant, not less than five, nor more than twenty-five dollars for each offense. A contract for berries by the barrel or the crate, unless it is otherwise specially stipulated, shall be construed to mean barrels or crates of the dimensions herein prescribed.

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

Approved May 3, 1899.

---

No. 529, A.]

[Published May 6, 1899.]

## CHAPTER 335.

AN ACT to amend sections 840, 1081, 1083, 1089, 1090, of the Wisconsin statutes of 1898, relating to the collection of taxes, and to repeal sections 1108 and 1109.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

Fees of treasurer for collecting.

SECTION 1. Section 840 of the Wisconsin statutes of 1898, is hereby amended by striking out the word "tenth" in the second and fifth lines of said section, and inserting in lieu thereof the words "thirty-first," so that said section when so amended shall read as follows: Section 840. Every town treasurer shall receive two per