after receiving from the principal a signed statement that the applicant is a bona fide agent working on commission. The cost of each duplicate license issued shall be one dollar.

Section 1494—7b. Any person, persons or company imporiing plants or nursery stock from foreign countries shall notify the inspector of such shipment, its date of arrival, nature of the shipment, and shall hold such shipment unopened until duly inspected and released by the inspector. If acting as agents for a party or parties holding a license, they are required to obtain agents' duplicate license. Failure to comply with this requirement shall be subject to payment of a penalty or forfeiture as hereinafter provided.

SECTION 10. Section 1494—8 of the statutes is amended to read: Section 1494—8. Any person or company who shall engage in the selling and shipping of fruit trees in the state is hereby required to * * * attach to each package, box, bale or carload lot, tags on which a certified copy of their valid license shall be printed. The use of tags bearing an invalid or altered certificate is hereby prohibited. Any person, firm or corporation * * failing to comply with this provision shall be liable to the payment of a penalty or forfeiture of license as hereinafter provided.

SECTION 11. There is added to the statutes a new section to read: Section 1494—10n. It shall be the duty of each district attorney to whom the director of the agricultural experiment station or his deputy shall present satisfactory evidence of violation of any provision or provisions of sections 1494—1 to 1494—10n, inclusive, to institute and prosecute without delay, appropriate proceedings in the proper court for the enforcement of the provisions of said sections.

SECTION 12. This act shall take effect and be in force from and after its passage and publication.

Approved June 24, 1911.

No. 452, A.]

[Published June 26, 1911.

CHAPTER 435.

- AN ACT to amend subsections 2, 3 and 6, of section 1319, of the statutes, and to create subsection 6a, of section 1319, of the statutes, relating to aid for county bridges.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsections 2, 3 and 6, of section 1319, of the statutes, are amended to read: (Section 1319) 2. When such bridge to be constructed or repaired is located wholly or partly $\sum_{i=1}^{10} \sum_{i=1}^{10} \sum_$

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within a town having a total valuation of *** *** four hundred thousand dollars or more according to the last assessment as equalized by the county board, the county shall pay the cost in excess of *** * *** two hundred dollars until the cost is *** *** four hundred dollars. When the cost exceeds *** *** four hundred dollars the town and county shall each pay one-half the cost of such construction or repair.

3. When such bridge to be constructed or repaired is located wholly or partly within a town having a total valuation of less four hundred thousand dollars according to than the last assessment as equalized by the county board, the county shall pay the cost in excess of * * * one-twentieth of one per cent * * * of said total valuation until the total cost is equal to * * * one-tenth of one per cent of said total valuation. When * ¥ * said total cost exceeds one-tenth of one per cent *: ¥ * of said total valuation the town and county shall each pay one-half the cost of such construction or repair.

6. The county board shall, at the time of acting upon such petition, designate two of its members who shall act as its commissioners and who shall co-operate with the board of such town; and such board and the said commissioners shall have full charge and authority to act in the letting, inspecting and acceptance of the work, where the cost of the construction or repair of said bridge shall exceed eight hundred dollars, where the cost of said bridge is less than eight hundred dollars, the chairman of the county board shall appoint the chairman of an adjoining town who shall act as commissioner and who shall co-operate with the board of such town; and such board and the said commissioner shall have full charge and authority to act in the letting, inspecting and acceptance of the work.

SECTION 2. There is added to section 1319 of the statutes a new subsection to read: (Section 1319) 6a. No order shall be drawn as provided in subsection 1 of this section, unless such bridge be constructed in a workmanlike manner of either steel, concrete or stone construction, or a combination of these materials.

SECTION 3. All acts and parts of acts conflicting with any provisions of this act are repealed in so far as they are inconsistent therewith.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved June 24, 1911.

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