

board of vocational education shall provide opportunity for his rehabilitation.

(b) He must continue in rehabilitation training with such reasonable regularity as his health and situation will permit.

(c) He may not have maintenance in excess of ten dollars per week during training, nor for a maintenance period in excess of twenty weeks in all.

(d) The commission shall determine the rights and liabilities of the parties under this section in like manner and with like effect as it does other issues under compensation.

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

Approved July 12, 1921.

No. 190, S.]

[Published July 16, 1921.

### CHAPTER 535.

AN ACT to amend section 1494—14, and section 1494—16, of the statutes, relating to the inspection of concentrated commercial feeding stuffs, and providing a penalty.

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

SECTION 1. Sections 1494—14 and 1494—16 of the statutes are amended to read: Section 1494—14 1. \* \* \* *Every manufacturer, importer, agent or seller of any concentrated commercial feeding stuffs, shall pay annually to the commissioner of agriculture a license fee \* \* \* or tonnage tax as provided in subsection (2) of this section or as provided in subsection (3) of this section, provided that no manufacturer, importer, agent or seller shall comply in whole or in part with both subsection (2) and subsection (3) of this section during any calendar year.* Whenever a manufacturer, importer, agent or seller of any concentrated commercial feeding stuff desires at any time to sell such material and has not paid the license fee *or tonnage tax* therefor \* \* \* as required by this section, he shall pay the license fee *or tonnage tax* prescribed herein before making any such sale. The commissioner shall report annually to the state board of public affairs the amount received and the expense incurred for salaries, laboratory expenses, chemical supplies, traveling expenses, printing and other necessary matters. Whenever the manufacturer, importer or shipper of concentrated commercial feeding

stuffs shall have filed the statement required by section 1494—12, and paid the license fee or tonnage tax as prescribed in this section, no agent or seller of such manufacturer, importer or shipper shall be required to file such statement or pay such fee or tax, and provided that nothing in this act shall be construed to restrict or prohibit the sale of concentrated commercial feeding stuff to each other by importers, manufacturers, or manipulators who mix concentrated commercial feeding stuffs for sale, or as preventing the free unrestricted shipment of these articles to manufacturers or manipulators who mix concentrated commercial feeding stuff for sale, provided that nothing in this act shall prevent manufacturers, importers, agents or sellers from shipping feed outside the state without complying with this act. The commissioner of agriculture is hereby empowered to enforce the provisions of this act and to prescribe and enforce such rules and regulations relating to the sale of concentrated commercial feeding stuffs as he may deem necessary to carry into effect the full intent and meaning of this act.

(2) Every manufacturer, importer, agent or seller of any concentrated commercial feeding stuff shall pay annually during the month of December to the commissioner of agriculture a license fee as follows: for flour mills having a daily capacity of not more than 200 barrels of flour, five dollars for each brand of flour mill offal having a distinguishing name, trade mark or guaranteed analysis; for flour mills having a daily capacity of more than 200 barrels and not more than 600 barrels of flour, ten dollars for each brand of flour mill offal having a distinguishing name, trade mark or guaranteed analysis; for flour mills having a daily capacity of more than 600 barrels and not more than 2000 barrels of flour, fifteen dollars for each brand of flour mill offal having a distinguishing name, trade mark or guaranteed analysis; for flour mills having a daily capacity of more than 2000 barrels of flour, twenty dollars for each brand of flour mill offal having a distinguishing name, trade mark or guaranteed analysis; for all other concentrated commercial feeding stuffs, excepting flour mill feeds a license fee as follows: for mills having a daily capacity of not more than 50 tons of feed, five dollars for each brand of feed having a distinguishing name, trade mark or guaranteed analysis; for mills having a daily capacity of more than 50 tons and not more than 100 tons of feed, ten dollars for each brand of feed having a distinguishing name, trade mark or guaranteed analysis; for

mills having a daily capacity of more than 100 tons and not more than 200 tons of feed, fifteen dollars for each brand of feed having a distinguishing name, trade mark or guaranteed analysis; for mills having a daily capacity of more than 200 tons, twenty dollars for each brand of feed having a distinguishing name, trade mark or guaranteed analysis. A statement under oath showing the capacity of each mill shall be filed with the commissioner of agriculture annually during the month of December. Any person, firm or corporation may sell a feed not manufactured by said person, firm or corporation upon registering said feed under a distinguishing name, trade mark or guaranteed analysis as prescribed in this act and upon payment of fifteen dollars for each brand of feed sold under a distinguishing name, trade mark or guaranteed analysis.

(3) On or before January twentieth of each year every manufacturer, importer, agent or seller of any concentrated commercial feeding stuff shall make a statement under oath to the commissioner of agriculture setting forth the number of tons of feeding stuffs sold in Wisconsin during the preceding calendar year, together with the list of his or their principal agents or dealers throughout the state of Wisconsin with their addresses, and also a permit allowing said commissioner or his deputy to examine the books of the parties filing said statements in order to verify, if necessary, the reports of said parties as to tonnage sold, and, on returning such statement to apply for a license to sell or expose for sale concentrated commercial feeding stuffs, and shall pay the license fee of 5 cents per net ton of 2,000 pounds of concentrated commercial feeding stuffs sold during the preceding twelve months ending December 31st, but no license fee shall be less than ten dollars for each calendar year or fraction thereof. On receipt of a certified statement for each brand of concentrated commercial feeding stuff described in this section, and after compliance with all the requirements of this act the commissioner of agriculture shall issue a certificate of registration of each brand, which said certificate shall constitute a license for the sale of said brands, and which shall be in force for the calendar year in which said license certificate shall be issued.

Section 1494—16. Any manufacturer, importer, or person who shall sell, offer or expose for sale, or distribution in this state, any concentrated commercial feeding stuff, without complying with the requirements of sections 1494—11 to 1494—18, inclusive, or

any feeding stuff which contains substantially a smaller percentage of protein or fat, or both, than are certified to be contained, or which contains substantially more fiber than is certified to be contained, or who shall fail properly to state the specific name of each and every ingredient used in its manufacture, *or who shall impede, obstruct, hinder or otherwise prevent said commissioner of agriculture, or his authorized deputy, in the performance of his duties in connection with the provisions of section 1494—11 to section 1494—18, inclusive, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not \* \* \* more than one hundred dollars for the first offense and not \* \* \* less than \* \* \* one hundred dollars for each subsequent offense.*

SECTION 2. This act shall take effect December 1, 1921.

Approved July 12, 1921.

No. 312, S.]

[Published July 16, 1921.

### CHAPTER 536.

AN ACT to create paragraph (c) of subsection (4) of section 20.40, and paragraph (n) of subsection (3) of section 20.41 of the statutes, relating to the branch experiment station at Ashland Junction and making an appropriation.

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

SECTION 1. A new paragraph is added to subsection (4) of section 20.40 and a new paragraph is added to subsection (3) of section 20.41 to read: (20.40) (4) (c) On July 1, 1921, not to exceed four thousand seven hundred fifty dollars to meet the appropriation from the university fund income made by paragraph (n) of subsection (3) of section 20.41.

(20.41) (3) (n) On July 1, 1921, not to exceed four thousand seven hundred fifty dollars to purchase the south half of the southeast quarter of the northeast quarter of section ten, the southeast quarter of the northwest quarter of section eleven and the west half of the southwest quarter of the northeast quarter of section eleven, all in township number forty-seven, north range number five west, Bayfield county, Wisconsin, for the branch agricultural experiment station at Ashland Junction.

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

Approved July 12, 1921.