

Sections "B" and "C" of said coupon. Upon receiving said game, it is the duty of *the* common carrier to detach from the license section "A" of said coupon and at once forward the same by mail to the *commissioner*. Sections "B" and "C" of said coupons must remain on said deer, or part thereof, so shipped outside the state, while in transit within this state, and section "C" of said coupon must be detached by said common carrier at the last station or place in this state where the train or other conveyance of such common carrier shall stop, and it shall be the duty of said common carrier to forward section "C" of said coupon to the game and fish *commissioner* immediately upon being detached. Said license to hunt game birds shall describe the licensee, designate his place of residence, and shall have attached thereto one coupon divided into three sections, lettered respectively, "A," "B," and "C." The words "game birds" shall be printed upon the coupon attached thereto. Any non-resident who has paid said fee and procured a license to hunt game birds may hunt, take and kill game birds in the manner authorized by this chapter, during the open season, subject to the limitations applicable to residents of this state, and may ship to his place of residence outside this state, twenty-five game birds so lawfully shot and taken by him, upon attaching to such game birds sections "B" and "C" of said coupon. Upon receiving said game birds, it is the duty of *the* common carrier to detach from the license, section "A" of said coupon, and at once forward the same by mail to the game and fish *commissioner*. Sections "B" and "C" of said coupon must be detached by said common carrier at the last station or place in this state where the train or conveyance of such common carrier shall stop, and it shall be the duty of said common carrier to forward section "C" of said coupon to the game and fish *commissioner* immediately upon being detached. Said licenses shall not be transferable, and it is hereby made the duty of said licensee to exhibit the same to any person upon request.

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

Approved April 17, 1917.

CHAPTER 311—S. F. No. 476.

An act to amend Chapter 271 of the Laws of 1913, entitled, An act to authorize the county boards of counties having a population of over 150,000, and having not less than forty per cent of their area consisting of vacant and uncultivated lands, to appropriate money to be used for the purpose of acquiring sites and erecting buildings thereon, and grading the grounds for county agricultural fair purposes, and to assist in maintaining annual county fairs.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Treasurer of county fair receiving over \$2000 appropriation from county to make report to county auditor within four months after holding of fair.**—That in all counties in this state now or hereafter having a population of one hundred fifty thousand and having not less than forty per cent of their area consisting of vacant and uncultivated lands, the county board may annually appropriate not to exceed two thousand (\$2,000.00) dollars to assist in the maintaining of a county fair, which fair shall be under the management and control of a county agricultural society. Such appropriation shall be made either to the treasurer of such society or to some other suitable person, but before such money is paid to such treasurer or other person, he shall file with the county auditor a satisfactory bond in double the sum of said appropriation, conditioned upon a faithful disbursing and accounting for all of said funds so appropriated. Said funds so appropriated shall be used solely for the purpose of obtaining, preparing and arranging exhibits and paying premiums to exhibitors. The treasurer or other person to whom said appropriation is paid shall within *four months* after the holding of any such aided annual fair, file with the county auditor his verified and detailed report showing the name and address of every person to whom any of said money was paid, together with the date of payment and a full description of the purposes for which the money was so paid and he shall attach thereto receipts and sub-vouchers for each payment so made and shall return to the county treasurer all of the unexpended portion thereof. After said report and receipts and sub-vouchers have been audited by the county board and found to be correct, they may by resolution release said treasurer or other person and his sureties from all further liabilities under such bond.

Sec. 2. **\$7500 authorized for site and for other improvements and for improvements of fair grounds.**—The county board in any such county may also annually appropriate such further sum as it may desire not exceeding \$7,500, for the purpose of procuring a suitable site and the erection of a suitable county building thereon, *for the building or repairing of a race track and for grading and improving the grounds.* to be used in connection with such county fair, but said site and said building *and improvements* shall be and remain the property of such county and such annual appropriation shall be used only for the purpose of so acquiring such site and building *and grading* and for the necessary care, repair, maintenance and up-keep thereof. This act shall take effect and be in force from and after its passage.

Approved April 17, 1917.