

IS FOUND ERRONEOUS. THE SECRETARY SHALL CORRECT ANY ERROR BY AFFIRMATIVE ACTION AS NECESSARY.

REVISOR'S NOTE: This section presently appears as Art. 66C, §68 of the Code. The present provision referring to an appeal "from any act of an inspector in the performance or omission of his duty" is proposed for deletion and a reference to an appeal from the assigned grade classification is added. According to the Department, every product inspected receives what is known as an assigned grade classification. This classification then is appealed if the person is dissatisfied. The only other changes made are in style.

SEC. 10-606. OFFICIAL CERTIFICATES AS EVIDENCE.

IF NOT SUPERSEDED BY AN APPEAL OR ISSUED PURSUANT TO AN APPEAL, AN OFFICIAL CERTIFICATE ISSUED UNDER THIS SUBTITLE SHALL BE ACCEPTED IN ANY COURT OF THE STATE AS PRIMA FACIE EVIDENCE OF THE FACTS CONTAINED IN IT.

REVISOR'S NOTE: This section presently appears as Art. 66C, §69 of the Code. The reference to an "official" certificate is added to conform to the terminology used in §10-502. The only other changes made are in style.

SUBTITLE 7. FRUITS AND VEGETABLES.

SEC. 10-701. DEFINITIONS.

(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

REVISOR'S NOTE: This subsection is new language used as the standard introductory sentence to a definition section.

(B) "FRUIT" MEANS ANY FRUIT SOLD; OFFERED, EXPOSED, PACKED, OR TRANSPORTED FOR SALE; SHIPPED; OR PRESENTED FOR INTRASTATE OR INTERSTATE SHIPMENT, EXCEPT ANY FRUIT WHICH IS CANNED, DRIED, PICKLED, OR FROZEN.

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §72(c) of the Code. The present reference to "vegetable" is proposed for