

LAWS OF WISCONSIN.

SPECIAL SESSION OF 1912.

No. 9, S.]

[Published May 4, 1912.

CHAPTER 1.

AN ACT to appropriate a sum of money therein named to the legislative reference department for extra work in connection with the special session.

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

SECTION 1. There is hereby appropriated to the legislative reference department of the free library commission from any money in the general fund not otherwise appropriated the sum of three thousand five hundred dollars for extra work in connection with the special session, said appropriation to be in addition to other appropriations heretofore made to said department.

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

Approved May 4, 1912.

No. 10, S.]

[Published May 4, 1912.

CHAPTER 2.

AN ACT to amend subsection 1 of section 4560a—38 and subdivision (9) of subsection 1 of section 4560d of the statutes, relating to minnow seine and dip nets.

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

SECTION 1. Subsection 1 of section 4560a—38 and subdivision (9) of subsection 1 of section 4560d of the statutes are amended

to read: (4560a—38) 1. It shall be unlawful to use a minnow seine * * *, or a minnow dip net * * * in any of the inland waters, * * * creeks, or streams in which trout have been planted, or in Turtle Creek located in Walworth and Rock Counties, unless supervised by the state fish and game warden or any of his deputies, for the purpose of taking rough fish minnows for bait; * * * and all game fish taken by such nets, shall be immediately returned to the waters where taken. * * *

(4560d) 1. (9) Or to use a minnow dip net more than four feet in diameter, or a minnow seine more than twenty feet in length and five feet in depth, for the purpose of taking rough fish minnows for bait only:

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

Approved May 4, 1912.

No. 13, A.]

[Published May 6, 1912.

CHAPTER 3.

AN ACT to amend paragraph (c) of subsection 1 of section 1915 of the statutes, relating to the admission of Lloyds associations to this state.

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

SECTION 1. Paragraph (c) of subsection 1 of section 1915 of the statutes is amended to read: (1915. 1) (c) Lloyds associations, whereby each associate underwriter becomes liable for a proportionate part of the whole amount insured by a policy, may be admitted to transact insurance, other than life, in this state: (1) when each underwriter is an individual citizen of the United States, and the principal office is located therein, in like manner and upon the same terms and conditions as insurance companies of other states of the United States; (2) and in other cases by complying, in addition to the foregoing, with the provisions of subsection 4 of this section. * * * (3) No capital stock shall be required. (4) No underwriter shall assume any liability on any single risk in this state (excluding reinsurance in companies admitted to this state) in excess of ten per cent of the net worth of such underwriter in property within the United States. (5) A statement of such limit of liability and net worth, with the names, addresses and occupations of all individual underwriters shall be filed with the application for license and with each annual statement and oftener as required.