

when brought in the name of such city or village, it shall be sufficient to allege that the defendant is indebted upon a special assessment, specifying the amount due and the date of the warrant issued for the collection of the same, and when brought by such owner or holder, to set up a copy of such certificate or bond, specify the amount due and when payable, and allege that the defendant is liable therefor. On the trial of such action, when brought in the name of the city or village, the production of the proper warrant for the collection of such assessment together with the tax roll or list showing the amount thereof; and when brought by such owner or holder, the production of such certificate or improvement bond, tax roll, or list showing the amount thereof and warrant for its collection shall be prima facie evidence of the correctness and validity of such assessment, certificate, or improvement bond and of the liability of the defendant for the amount thereof and interest thereon from the time the same became payable. Any judgment recovered in such action shall be collected in the manner now prescribed for the collection of judgments against such defendant. *In counties having a population of five hundred thousand or more the provisions of this section shall apply also to towns and town officers.*

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

Approved June 1, 1931.

No. 383, A.]

[Published June 3, 1931.

CHAPTER 170.

AN ACT to amend paragraphs (r) and (v) of subsection (1) of section 29.28 of the statutes, relating to ice fishing in certain lakes in Walworth, Waukesha and Waushara counties.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Paragraphs (r) and (v) of subsection (1) of section 29.28 of the statutes are amended to read: (29.28) (1) (r) Walworth county: Beulah lake, Como lake, Cravath lake, Lake Lulu, Lauderdale lakes, *Peters lake*, Potters lake, Round lake, *Swift lake*, Whitewater lake.

* * *

(v) Waushara county: * * * *All waters except Wautoma*

mill pond in the town and village of Wautoma, Richford mill pond in the town of Richford, White River Power Company's ponds in the towns of Dakota, Deerfield and Wautoma, and Lake Poygan.

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

Approved June 1, 1931.

No. 238, A.]

[Published June 3, 1931.

CHAPTER 171.

AN ACT to renumber subsection (6) of section 215.01 to be paragraph (a) of subsection (6) of section 215.01, section 215.17 to be subsection (1) of section 215.17, section 215.19 to be subsection (1) of section 215.19; to amend sections 215.08, 215.13, 215.24, 215.311, 215.38 and 215.43; and to create paragraph (b) of subsection (6) of section 215.01, subsection (2) of section 215.19 and subsection (4) of section 215.312 of the statutes, relating to building and loan associations.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (6) of section 215.01 is renumbered to be paragraph (a) of subsection (6) of section 215.01, section 215.17 is renumbered to be subsection (1) of section 215.17, and section 215.19 is renumbered to be subsection (1) of section 215.19 of the statutes.

SECTION 2. Sections 215.08, 215.13, 215.24, 215.311, 215.38 and 215.43 are amended to read: 215.08 The capital stock of any such association shall not exceed five million dollars, except that when any association shall have issued stock to the amount of ninety per cent of its authorized capital it may amend its articles of incorporation to provide for an increase of capital not exceeding five million dollars; the same may be divided into two or more classes. Stock in any class may be made issuable at any time or in successive series, in such amount as may be provided in the by-laws, or in the absence of such provision, as the directors may determine. If issued in successive series no series shall exceed five hundred thousand dollars nor one-tenth of the aggregate capital stock. The capital stock shall be divided into shares of a par value of not less than one hundred dollars nor more than two hundred dollars each, payable in periodical instalments, called dues, not less