annum, to be paid in the same manner and pro-

portions as the salary of such judge.

This act shall take effect and be in SECTION 2. force from and after its passage and publication. Approved April 17, 1889.

[No. 893, A.]

[Published April 22, 1889.]

## CHAPTER 464.

AN ACT relating to the creation and division of towns, and amendatory of section 671, of the revised statutes of 1878, as amended by chapter 190, of the general laws of 1879, entitled, "An act relating to the division of towns," and the acts amendatory thereto.

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

Amending sec. 671. R. S.

Petition of freeholders and vote not required, to made less than 86 sections, containing less ed towns.

Section 1. Section 671, of the revised statutes, entitled, "of the county board," as amended by chapter 190, of the general laws of 1879, entitled, "An act relating to the division of towns, and amendatory of section 671, of the revised statutes." and the acts amendatory thereto, is hereby amended by adding to the end of said section the following: The provisions of this section requiring a petition by freeholders and voters and a vote by electors shall not apply in the case of the change boundary lines changing of boundary lines of any town or towns area of town is in any county, except that such change or changes shall not make the area of any town less nor to counties than thirty six sections as aforesaid, and this secthan 7 organiz- tion shall not apply to any county containing within its limits less than seven organized towns, nor shall such provisions of this section apply to the creation of new town or towns out of the territory of any town, or any part thereof, in case such town shall at the time of such proposed division or of the creation of such new town or towns, contain within its area more than three congressional townships, or more than one hundred and eight sections of land. Each organized

city or village in any county affected hereby shall, Organized: for the purposes in this proviso specified, be villages deemed one; deemed and held, territorially, as one town.

SECTION 2. Chapter 287, of the general laws of 1883, entitled, "an act to re-enact chapter 73, of Repeal of ch. 287, laws 1883, the general laws of 1881, and to amend section 1, of chapter 226, of the general laws of 1882, relating to the division of towns," and all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 17, 1889.

[No. 709, A.]

[Published April 19, 1889.]

## CHAPTER 465.

AN ACT to amend chapter 375, of the laws of 1887, entitled, "An act for the protection of fish in the inland waters of the state."

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

SECTION 1. Section 1, of said chapter 375, of Amending chapter of 1987 is hereby amended by adding at 875, laws 1887. the laws of 1887, is hereby amended by adding at the end thereof the following words: "Provided, that such minnows, shiners, chubs, dace, or minnows, etc., stickleback so caught for bait, shall not be taken for bait in in quantities exceeding one-half bushel in meas exceeding oneure, at any one time, and no such fish caught for half bushel, bait shall be allowed to be shipped out of the shipped out of state. state of Wisconsin.

SECTION 2. All acts or laws conflicting with this act are hereby repealed.

Section 3. This act shall be in force from and after its passage and publication.

Approved April 17, 1889.

42-L