

No. 1009, A.]

[Published June 5, 1913.

CHAPTER 390.

AN ACT to permit cities of the first class to use the proceeds from water plants for sewerage construction purposes.

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

SECTION 1. Cities of the first class, whether operating under general or special charter, are hereby authorized and empowered to use any funds derived from its water plant over and above such as are necessary to meet operation, maintenance, depreciation, interest and sinking funds, new construction or equipment or other indebtedness, for purposes of sewerage construction work other than such as is chargeable against abutting property; or they may turn such funds into the general city fund to be used for general city purposes, or may place such funds in a special fund to be used for special municipal purposes.

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

Approved June 2, 1913.

No. 1018, A.]

[Published June 5, 1913.

CHAPTER 391.

AN ACT to amend subsections 1, 5 and 8 of section 4560a—12 of the statutes, relating to closed season for fish in different waters of the state.

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

SECTION 1. Subsections 1, 5 and 8 of section 4560a—12 of the statutes are amended to read: (Section 4560a—12) 1. It shall be unlawful and is hereby prohibited to take, catch or kill in any manner or by any device whatever, any large or small-mouth black bass, Oswego bass or yellow bass, in any of the inland waters of this state, between the * * * *first* day of March and the * * * *thirtieth* day of * * * *May* next succeeding, except as hereinafter provided.

5. In lakes Winnebago, Winneconne, Butte des Morts, Little Lake Butte des Morts, Poygan, and those parts of the Fox and Wolf rivers which connect said lakes, the Big Wolf river up to the dam at Shawano and Fox river, there shall be no close season, with hook and line except for black bass, Oswego bass, yellow bass and sturgeon, and for the above-enumerated fish the close season provided for in the first paragraph of this section shall apply.

8. It shall be unlawful and is hereby prohibited to have in possession or under control in any one day, more than twenty-five pounds of bullheads taken from all waters in Dodge county.
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SECTION 2. This act shall take effect upon passage and publication.

Approved June 2, 1913.

No. 1044, A.]

[Published June 5, 1913.

CHAPTER 392.

AN ACT to create sections 959—52m and 959—52n of the statutes, relating to lighting of streets in cities and villages by means of ornamental lights.

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

SECTION 1. There are added to the statutes two new sections to read: Section 959—52m. Upon petition, as provided in section 959—52n of the statutes, the common council of any city and the village board of any village is authorized and empowered to provide by ordinance for the lighting of streets, highways, or public places therein by the erection and maintenance of poles, standards, or brackets, ornamental in design, upon any such streets, highways, or public places; and such common council or village board shall by ordinance provide what portion of the cost of such erection, maintenance, and lighting shall be paid by the city or village and what portion shall be paid by abutting property owners, but the portion to be paid by such property owners shall not be less than two-thirds of the total cost of such erection, maintenance, and lighting.

Section 959—52n. In any such city or village whenever the owners of more than two-thirds of the frontage of the lots in any one block shall petition such council or village board to light said block by means of poles, standards, or brackets of an ornamental design, such city or village may contract for the purchase and erection of such poles, standards, or brackets, and for the maintenance and lighting of the same; and the portion of the cost thereof to be paid by abutting property owners, as provided in section 959—52m, shall be assessed to the respective owners of the lots fronting on such block or blocks described in said petition in the ratio of each owner's number of feet front to the entire length of the street or highway covered by said petition.

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

Approved June 2, 1913.

(See c. 694.)