shall be available to pay indebtedness incurred prior to July 1, 1915.

SECTION 5. This act shall take effect as of July 1, 1915. Approved August 5, 1915.

No. 498, A.]

[Published August 7, 1915.

CHAPTER 505.

AN ACT to amend, consolidate, renumber and revise section 1498—2, subsection 9 of section 4560a—12, subsection (c) of section 4560a—13, the first paragraph and the first two sentences of the second paragraph of section 4560a—31, sections 4560a—36 and 4560a—37, subsection 2 of section 4560a—44, the last sentence of section 4560a—47, and sections 4565k and 4565 of the statutes, relating to the shipment of fish and to amend subdivision (a) of subsection 1 of section 4560a—50 of the statutes, relating to the number, weight and size of certain fish which may be taken.

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

Section 1. Section 1498—2, subsection 9 of section 4560a—12, subsection (c) of section 4560a—13, the first paragraph and the first two sentences of the second paragraph of section 4560a—31, sections 4560a—36 and 4560a—37, subsection 2 of section 4560a—44, the last sentence of section 4560a—47, and sections 4565k and 4565 of the statutes, as amended by chapters 99 and 124, laws of 1915, and as affected by bills No. 379, S., 369, A. and 435, A., of the present session, are further amended, consolidated and renumbered to be sections 1498—2 and 4560a—36, and revised to read:

Section 1498—2. (1) Except as expressly provided otherwise, no person, firm or corporation shall sell or barter, or cause to be sold or bartered, or transport or cause to be transported, or deliver or receive or offer to deliver or receive for transportation, any fish taken from any inland waters during the period extending from the first day of January to the next succeeding thirtieth day of May of each year.

- (2) In addition to the restrictions of subsection (1) of this section, and section 4560a—36, except as expressly provided otherwise, no person, firm or corporation shall transport or cause to be transported, or deliver or receive or offer to deliver or receive for transportation at any time, any fish taken from any inland waters, other than as follows:
 - (a) One shipment only, of not more than one package, and

containing not more than twenty pounds of fish of any variety other than those named in paragraphs (c), (d) and (e) of this subsection, or containing in lieu thereof not more than two such fish of any weight, may be transported by any resident or any nonresident licensee in each period of seven days, to any point within or without this state. For the purpose of this section, nonresident fishing licenses shall be issued by the state game warden on due application to any nonresident female of the age of sixteen years or over upon the same terms and conditions governing the issuance of such licenses to nonresident males.

- (b) Any shipment containing more than twenty but not exceeding fifty pounds of fish of any variety other than those named in paragraphs (c), (d) and (e) of this subsection may be transported to any point within this state only, when accompanied by the consignor from the point of shipment to the point of destination.
- (c) Trout of any variety other than lake trout may be transported to any point within or without this state, when accompanied by the consignor from the point of shipment to the point of destination.
- (d) One shipment only, containing not more than twenty pounds of lake trout taken from inland waters, may be transported by any person in each period of seven days, to any point within or without this state, when accompanied by the consignor from the point of shipment to the point of destination.
- (e) Chubs, dace, suckers, carp, red horse, sheepshead, eelpout, dogfish, garfish, bill-fish, lawyers, lizards and buffalo fish may be shipped regardless of the limitations of this section, but subject to the provisions of section 4560a—36.
- (3) Transportation of fish taken in any outlying waters is subject to the following limitations:
- (a) No green fish of any variety other than lake trout, white-fish, or herring, shall be shipped from any port on Green Bay and the Fox river below the dam at De Pere during the time extending from the first day of April to the next succeeding first day of May of each year.
- (b) Pike and pickerel taken from any outlying waters shall not be transported to points without this state, except only under the limitations prescribed in paragraph (a) of subsection (2) of this section; and except that pike and pickerel lawfully taken from Lake Superior, Lake Michigan, Green Bay and the Fox river below the dam at De Pere may be transported to points within or without the state without limitation as to quantity. All such shipments shall be billed only from a port on said

waters directly to their destination, and shall not be rebilled or reshipped from any other point within this state.

- (4) Any shipment of fish of any variety originating at any point in this state other than the ports located on outlying waters, is subject to the provisions of this section governing the transportation of fish taken from inland waters.
- (5) Pike and pickerel in their natural frozen state, imported from any foreign country, are not subject to the provisions of this section; but the person importing, transporting, dealing in, or selling such fish shall keep a separate record of all shipments and consignments thereof, containing the number of pounds, the date received, the name of the consignor, and the name of the carrier transporting the same, which shall be at all times open to inspection by the state game warden or any of his deputies.
- (6) Any violation of this section is a misdemeanor, and shall be punished by a fine of not less than twenty-five nor more than one hundred dollars, or by imprisonment in the county jail not less than one nor more than four months, or by both such fine and imprisonment.

Section 4560a—36. (1) No person, firm or corporation shall transport or cause to be transported, or deliver or receive for transportation, any package or parcel containing any wild animal, or carcass or part thereof, unless the same is labeled in plain letters on the address side of such package or parcel so as to disclose the name and address of the consignor, the name and address of the consignee, and the number of pounds of each kind of fish or the number of each variety of other wild animals, or carcasses or parts thereof, contained therein; and unless the consignor is the owner of such shipment and shall deliver to the common carrier therewith, either personally or by agent, a writing signed by him personally, stating that he is the owner of the shipment.

(2) Any violation of this section is a misdemeanor, and shall be punished by a fine of not less than twenty-five nor more than one hundred dollars, or by imprisonment in the county jail not less than one nor more than four months, or by both such fine and imprisonment.

Section 2. Subdivision (a) of subsection 1 of section 4560a—50 of the statutes is amended to read: (Section 4560a—50. 1.) (a). For any person, persons, firm, company or corporation to take, catch, kill or have in his or their possession pike of any variety of less than twelve inches, or pickerel of any variety of less than sixteen inches in length or any catfish of any kind of less than one and one-half pounds, round or

undressed weight, or less than one pound dressed weight, * or any black bass, yellow bass, green bass or Oswego bass of a length less than ten inches, or any white bass or crappie less than seven inches long. For the purpose of enforcing the laws in which is specified the length of fish which may be had in possession, sold or transported, to determine the length of such fish, measurements shall be taken from the tip of the nose to the tip of the tail; and this shall be the rule for measurements in all such cases.

SECTION 3. This act shall take effect upon passage and publication.

Approved August 5, 1915.

No. 713, A.]

[Published August 7, 1915.

CHAPTER 506.

AN ACT to amend sections 20.01, 20.02, 20.04, subsection (2) of section 20.19, section 20.25, subsection (1) of section 20.33, sections 20.35, 20.37, 20.38, 20.45, 20.54 and 20.56, and to repeal sections 20.29, 20.30 and paragraph (11) of section 20.84, relating to public printing, and creating a new printing board in lieu of the present printing board as now constituted.

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

Section 1. Sections 20.29, 20.30 and paragraph (11) of section 20.84 of the statutes are repealed.

Section 2. Sections 20.01, 20.02, 20.04, subsection (2) of section 20.19, section 20.25, subsection (1) of section 20.33, sections 20.35, 20.37, 20.38, 20.45, 20.54 and 20.56 of the statutes are amended to read: 20.01 The public printing is all the printing and binding for which payment may lawfully be made out of the state treasury, together with all necessary material therefor, except the paper used by state printers, which will be furnished by the state, at the discretion of the printing board. It is divided into six classes: First. All legislative printing. Second. Wisconsin session laws, statutes, annotations and blue books. Third. Governor's messages, official reports, pamphlets and magazines, bulletins and transactions of officers and socie-* all books not otherwise classified, all printing, except job work, for the state historical society, Wisconsin academy of sciences, arts and letters, Wisconsin archeological society, university of Wisconsin, state normal schools and Wisconsin branch of the American institute of criminal law and