nent and bona fide residents of the state of Wisconsin; and provided, however, also that said board may do any part or parts of any such work under such conditions in every respect as it may prescribe by day labor. Any and all bids or parts of bids for any such work or supplies or materials may be rejected by said board. The said board shall have the power to demand of such bidders and contractors that all contracts shall be let subject to the provisions of chapter 110a of the Wisconsin statutes for 1915 and acts amendatory thereof; entitled "Workmen's Compensation and Industrial Commission," to the end that said board and such city may be held harmless.

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

Approved July 16, 1917.

No. 719, A.]

[Published July 17, 1917.

CHAPTER 676

AN ACT to repeal section 29.60 and to create a new section of the statutes to be numbered 29.60; to amend subsection (1) of section 29.03 and subsection (2) of section 29.62 and to renumber section 172—41 as created by section 7 of chapter 668, laws of 1917, to be section 20.205, relating to wild animals and the regulation of the enjoyment, disposition and conservation thereof.

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

SECTION 1. Section 29.60 of the statutes is repealed.

Section 2. A new section is added to the statutes to be numbered and to read: 29.60 (1) Any person who shall kill any wolf cub between the first day of March and the first day of November next following shall be entitled to a reward of four dollars, or any mature wolf at any time ten dollars, or any fox at any time two dollars, to be paid by the county wherein said wolf or fox was killed. By a maojrity vote at any annual meeting, the county board of any county may increase any of said rewards in said county, but no county shall pay more than six dollars for the killing of any wolf cub as above described. A reward for the killing of any wolf or fox shall be paid out of the state treasury equal to that paid by the county.

(2) Any person claiming such reward shall exhibit the carcass of the animal killed, not earlier than eight o'clock A. M., nor later than five o'clock P. M., of any day within six days after the killing thereof to the chairman of the town wherein it was killed,

and shall sign and deliver to him				
subscribing witness, a statement	in	substantially	the	following
form:				

STATE	OF	WISCONSIN,				ss.
County of	·	- ,	Town	of		

I, the undersigned, hereby declare and state that I did personally on the___day of_____, 19___, in said town kill or cause to be killed the animal here exhibited to the chairman of said town and that it is the carcass of a____, that I did not raise or rear or cause to be raised or reared for me and did not in any way harbor the said animal, and I make this statement for the purpose of precuring a reward therefor from the county and state, and a certificate from said chairman for a_____

Signed and delivered this_____day of_____, 19___, In the presence of: _____Claimant.

Thereupon said chairman shall cause to be removed in his presence the scalp of said animal with both ears and both of the upper eyelids entire, and may issue a certificate to said claimant in duplicate, in the following form:

STATE OF WISCONSIN,				88.
County	of	, Town	cf	}00.

I, _____, chairman of said town in said county, do certify that ____ has this_____day of _____, 19__, at____ n'clock ___M, exhibited to me the carcass of a ____ which he claims to have killed in said town on the_____day of _____, 19___, and that the scalp with both ears and both of the upper eyelids entire of said_____were removed in my presence and that he delivered to me the statement in writing required by law of him to be made.

Given under my hand and witnessed this_____day of _____19____

In the presence of:

Chairman of the Town.

Such statement and a duplicate copy of such certificate shall be filed and recorded in the office of the town clerk of said town within ten days after the same is issued.

(3) Thereupon such claimant shall take and subscribe before

____, 19____

the chairman of the town, who is hereby authorized to administer the same, the following oath:

STATE OF WISCONSIN, Jue
STATE OF WISCONSIN, County of
I,, do solemnly swear (or affirm) that the scalp produced by me is the scalp of ataken and killed by me in the town ofin said county on the
day of; that I made and delivered to the chairman of said town the statement required by law, and ex-
hibited to him the carcass of such; that the certificate of said chairman herewith produced by me was signed in my
presence and in the presence of, and that I have not spared the life of any wolf or fox within my power to kill, and that such and every declaration and statement made by me in
that each and every declaration and statement made by me in the statement delivered to the chairman of said town is true.
Subscribed and sworn to before me thisday of

Chairman of the Town_____

Within twenty days after subscribing such affidavit, the claimant shall deliver or forward, charges prepaid, to the county clerk the scalp of such animal with both ears and both upper eyelids entire, together with the certificate of the town chairman and the affidavit of the claimant, provided for in this section. Upon receipt thereof, the county clerk shall forthwith call into his office the register of deeds.

(4) Such clerk and register of deeds shall cause such scalp to be destroyed in their presence, and the clerk shall issue an order on the county treasurer in favor of the claimant for the amount due from the county, giving his full name and post-office address and shall enter in a book the name of the claimant, date of oath and amount paid by said county to such claimant. The amount specified in such order shall be paid to the claimant by the treasurer, or shall be mailed to him as directed in such order. Within ten days the clerk shall transmit to the secretary of state such oath of the claimant together with a certificate on blanks furnished by the secretary of state in the following form:

STAT	E OF	WISCONSIN.	} s	
County	of		} ss	•

I,_____, county clerk of said county, do certify that _____who subscribed the foregoing affidavit, presented

or forwarded to me and the register of deeds at said time the scalp of a______with both ears and both upper eyelids entire; that we caused such scalp with both ears and both upper eyelids entire to be destroyed in our presence before the signing of this certificate; that the certificate of the chairman of the town of ______ is on file in the office of the county clerk; that said county of ______ paid the said _____, claimant, who subscribed to the said oath the sum of _____ dollars for the killing of said _____ mentioned in said oath.

In witness whereof I have hereunto set my hand and affixed my official seal at_____, this____day of_____, 19____County Clerk.

On receipt of such oath and certificate by the secretary of state, he shall audit such claim and issue his warrant for its payment.

(5) For the destruction of wolves, wildcats or lynxes it is lawful to put out baits containing poison between the first day of December and the first day of March, but the same shall not be placed within eighty rods of a dwelling house, and the person putting out such baits shall, before doing so, post in three public places in the town notice of putting out such baits, describing the land and location where such baits are placed and the date when put out, and within three days after the first day of March shall take up and effectively destroy the same. For the failure or neglect to so post such notices or to so take up and destroy said baits the person so putting out the same shall be liable for all damages resulting therefrom and shall be punished as provided in the last section of this chapter. The same reward shall be paid for any wolf so destroyed by poison as is herein provided for otherwise killing wolves.

Section 3. Subsection (1) of section 29.03 and subsection (2) of section 29.62 of the statutes are amended to read: (29.03) (1) Any unlicensed net of any kind, or other unlicensed device, trap, or contrivance for fishing; * * or any licensed net or other device, trap or contrivance for fishing set, placed, or found in any waters where the same is prohibited to be used, or in a manner prohibited by law.

(29.62) (2) The authority granted to the commission by subsection (1) does not extend to Lake Koshkonong; any stream or river flowing into Green Bay or Lake Michigan except that part of the Fox river and its tributaries above the * * city of Appleton; the Mississippi river, Lake Pepin, Lake St. Croix,

and the lakes, bays, bayous and sloughs tributary thereto and connected therewith; and any stream or river flowing into the the Mississippi river, within a distance of forty miles above the mouth of such stream or river.

Section 4. Section 172—41 of the statutes, as created by section 7 of chapter 668, laws of 1917, is renumbered to be section 20.205.

Section 5. This act shall take effect upon passage and publication.

Approved July 16, 1917.

No. 717, S.]

[Published July 17, 1917.

CHAPTER 677

AN ACT to repeal expressly certain sections of the statutes that have been either superseded or repealed by implication; to repeal certain sections of the statutes that are duplicates of other sections; to strike out or remove obsolete and dead matter from certain sections of the statutes; to renumber and relocate certain sections of the statutes that have been improperly classified; to correct in certain sections of the statutes mistaken references to other sections; and to correct typographical errors, misprints and other errors in certain sections of the statutes.

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

SECTION 1. Paragraph (h) of subsection (18) of section 20.17 of the statutes, created by chapter 420, laws of 1917, is renumbered to be paragraph (i) of said subsection and section.

SECTION 2. Section 20.23, as amended by chapter 403, laws of 1917, is amended by striking therefrom the word, figures and letter "section 454a" and by inserting in place thereof the words and figures "subsection (2) of section 39.26".

Section 3. Subsection (1) of section 20.26, as amended by chapter 510, laws of 1917, is amended by striking therefrom the words and figures "sections 496—7 and 496—8 of the statutes" and by inserting in place thereof the words and figures "subsections (6) and (7) of section 40.15".

SECTION 4. Subsection (6) of section 20.34 of the statutes, created by chapter 528, laws of 1917, is renumbered to be paragraph (c) of said subsection (6).

Section 5. Subsection (3) of section 21.18 of the statutes is amended to read:

(21.18) (3) * * * All departmental staff officers of the