(29.37) (4) Such licensed set lines may be used only in the following waters: Big Wolf river in Waupaca and Outagamie counties; Lake Winnebago, Lake Butte des Morts, Little Butte des Morts, Lake Winnconne, Lake Poygan, Lake Puckaway, and the river connecting said lakes, Fox river, except below the dam at De Pere; Wisconsin river from the north line of Sauk county to its mouth; Black river from the north line of Jackson county to its mouth; \* \* Menomonie river bordering on Marinette county; the Pecatonica river in Green county; the Pecatonica river and the east and west branches of the Pecatonica river in La Fayette county; and the Mississippi river, Lake Pepin and Lake St. Croix.

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

Approved June 19, 1925.

No. 471, A.]

[Published June 22, 1925.

## CHAPTER 352.

AN ACT to repeal subsection (3) of section 29.63 and to create a new subsection (3) to be numbered subsection (3) of section 29.63 and to amend subsection (9) of section 29.05 of the statutes, relating to the revocation of licenses under civil actions brought in connection with chapter 29.

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

Section 1. Subsection (3) of section 29.63 of the statutes is repealed.

- SECTION 2. A new subsection is added to section 29.63 of the statutes to be numbered and to read: (29.63) (3) (a) Conviction for a violation of this chapter, in addition to all other penalties, revokes any license theretofore issued pursuant to this chapter to the person convicted and no license shall be issued to such person for a period of one year thereafter.
- (b) No license shall be issued to any person for a period of one year following a conviction of such person for a violation of this chapter.

Section 3. Subsection (9) of section 29.05 of the statutes is amended to read: (29.05) (9) Each commissioner and each

deputy conservation warden, in the performance of his official duties, shall be exempt from any and all liability to any person for acts done or permitted or property destroyed by authority of law. \* \* In any action brought against the commissioner or warden involving any official action it shall be the duty of the district attorney of the county in which the action is commenced to represent such commissioner or warden. No taxable costs or attorney fees shall be allowed to either party in said action.

Section 4. This act shall take effect upon passage and publication.

Approved June 19, 1925.

No. 551, A.]

[Published June 22, 1925.

## CHAPTER 353.

AN ACT to create sections 60.181 to 60.184 of the statutes, relating to town planning and town parks.

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

Section 1. Four new sections are added to the statutes to read: 60.181 The qualified electors of each town may at any annual town meeting by vote provide for a town park commission consisting of seven members. Such commissioners shall be appointed by the town board in writing and such appointments shall be filed with the town clerk. The term of each member shall be the seven years next following the first day of July of the year in which his appointment is made and until the appointment and qualification of his successor, except that the first seven members shall be appointed respectively for such terms that on the first day of July in each of the seven years next following the year in which they are appointed the term of one member will expire. After such original appointments one commissioner shall be appointed annually in the month of June to succeed the member whose term will expire on July first then next following. of said commissioners shall take and file the official oath.

60.182 (1) Within thirty days after their appointment and qualification the said commissioners shall convene at the town hall and perfect an organization; and thereupon such park commission shall have the usual powers of such bodies in addition to