No. 134, S.]

[Published July 1, 1927.

CHAPTER 295.

AN ACT to amend subsection (1) of section 29.28 of the statutes, relating to ice fishing on Lake Wisconsin.

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

Section 1. Subsection (1) of section 29.28 of the statutes is amended to read: (29.28) (1) No person shall take, catch or kill fish of any variety through the ice on Pardeeville mill pond in the town of Wyocena, or on Dates mill pond in Columbia county, or on Lake Wisconsin in Columbia and Sauk counties: in Lilly lake in Kenosha county; in Whitewater lake, Lauderdale lakes and in Round lake in Walworth county; in Spring lake in the village and town of Palmyra and in Upper lake in the town of Palmyra in Jefferson county; and in any waters in Dodge county; Pine lake, town of Hancock, and Fish lake, towns of Hancock and Deerfield; Pleasant lake in the town of Coloma, Waushara county, and in the town of Springfield, Marquette county, Lake Nocquebay in Marinette county; Lake Mason, commonly known as Briggsville pond, in the counties of Adams and Marquette; Easton pond in sections twenty-eight and twenty-nine of township sixteen, north of range six east, town of Easton, in Adams county; Shell lake in Washburn county; Silver lake in the town of West Bend, Washington county; Chain of Lakes in townships thirty-seven and thirty-eight north, of range twelve west, in Washburn county; Devil's lake and Mears lake, and tributary streams; the waters known as Koenig's mill pond in sections seven, eight, seventeen and eighteen of township nine north. of range six east, town of Prairie du Sac, and Mirror lake, in Sauk county: Pickerel and Rolling Stone lakes in Forest county: Twin lakes, in the town of Lincoln, and Pike lake in Polk county; any lake in the county of Langlade, except in Post lake, any lakes in the counties of Portage and Marquette, except in Buffalo lake. The bag limit for cisco in any lake in Waukesha county shall be twenty-five each day. No person shall set, use or operate any fyke net or drop net in any waters within two miles from the shore line of Door county, excepting in that portion south of Limekiln bluff. There shall be a close season for large and smallmouthed black bass from March first to June twentieth in Sturgeon bay and Sawyer's harbor in Door county. The provisions of subsection (3) of section 29.14 shall not apply to Door county.

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

Approved June 29, 1927.

No. 283, S.]

[Published July 1, 1927.

CHAPTER 296.

AN ACT to amend section 325.25 of the statutes, relating to state actions against corporations.

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

Section 1. Section 325.25 of the statutes is amended to read: 325.25 (1) No corporation * * * shall be excused from producing books, papers, tariffs, contracts, agreements, records, files or documents, in its possession, or under its control, in obedience to the subpoena of any court or officer authorized to issue subpoenas, in any civil action which is now or hereafter may be pending, brought by the state against it to recover license fees, taxes, penalties or forfeitures, or to enforce forfeitures, on the ground or for the reason that the testimony or evidence, documentary or otherwise, required of it, may subject it to a penalty or forfeiture, or be excused from making a true answer under oath, by and through its properly authorized officer or agent, when required by law to make such answer to any pleading in any such civil action upon any such ground or for such reason.

(2) No officer, clerk, agent, employe or servant of any corporation in any such action shall be excused from attending or testifying or from producing books, papers, tariffs, contracts, agreements, records, files or documents, in his possession or under his control, in obedience to the subpoena of any court in which any such civil action is pending or before any officer or court empowered or authorized to take deposition or testimony in any such action, in obedience to the subpoena of such officer or court, or of any officer or court empowered to issue a subpoena in that behalf, on the ground or for the reason that the testimony or evidence, documentary or otherwise, required of him, may tend