

in length until July 1, 1933, and thereafter seventeen inches in length, or whitefish less than fifteen inches in length until July 1, 1933, and thereafter sixteen inches in length. Seines with a mesh of not less than three inches and pound nets with a mesh of not more than two inches in the pound may be used. No nets of any kind shall be set or used for the purpose of taking any variety of fish during the close season for such fish. Whenever such nets set for the purpose of catching herring or long jaws shall catch more than ten per cent of lake trout less than sixteen inches in length until July 1, 1933, and thereafter seventeen inches in length, or whitefish less than fifteen inches in length until July 1, 1933, and thereafter sixteen inches in length, they shall be deemed illegally set and shall be subject to seizure and confiscation by the state conservation commission or its deputies, and the owners or operators thereof shall be subject to the penalties provided in this section unless such nets are immediately removed from such fishing grounds. No person, persons, firm or corporation shall at any time throw back into the outlying waters of Lake Superior or its reserve waters any illegal dead fish caught in any nets. All undersize lake trout, whitefish, pickerel and pike in excess of the ten per cent killed in any net shall be turned over to the state conservation commission or its deputies upon arrival in port to be disposed of by them as provided under section 29.06. It shall be unlawful for any person to set, place or operate a submarine net in the waters of Lake Superior.

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

Approved June 25, 1931.

No. 880, A.]

[Published June 27, 1931.

CHAPTER 356.

AN ACT to amend subsection (1) of section 48.02 and subsection (3) of section 48.12 of the statutes, relating to combining the office of superintendent of detention home with the office of chief probation officer of the juvenile court in counties having a population of five hundred thousand or over.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (1) of section 48.02 and subsection (3) of section 48.12 of the statutes are amended to read: (48.02) (1) In counties whose population is * * * *five* hundred * * * thousand or over the judge of the juvenile court shall appoint a chief probation officer and as many more probation officers of the juvenile court as shall be fixed by the county board. All such probation officers shall be appointed according to the rules of the county civil service commission. *Whenever the county board of such county shall so determine, the office of chief probation officer shall be combined with the office of superintendent of detention home as provided for in subsection (3) of section 48.12 of the statutes.*

(48.12) (3) (a) A detention home established as an agency of the court shall be furnished and conducted, as far as possible, as a family home in charge of a superintendent. The judge may appoint a superintendent and other necessary personnel for the personal care and education of the children in such home, subject to civil service regulations in counties having civil service. *In counties having a population of five hundred thousand or over, the office of superintendent of the detention home shall be combined with that of chief probation officer of the juvenile court as provided for in subsection (1) of section 48.02 of the statutes whenever the county board of such county shall so determine.*

(b) The salaries of such personnel and also the salaries of other necessary employes appointed by the county board shall be fixed and paid in the same manner as the salaries of other county employes. The necessary expenses incurred in maintaining such detention home shall be paid by the county. In case the court shall arrange for the boarding of children temporarily detained in private homes or institutions, a reasonable sum to be fixed by the court for the board of such children shall be paid by the county.

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

Approved June 25, 1931.