

licensee shall report to the state conservation commission on blanks furnished by the commission at the time the license is issued the number of his license, the number and kind of each game animal taken under such license, and such other information as may be required on the blank for the purpose of enabling the commission to prepare statistics regarding the same. Any licensee who wilfully fails or neglects to make such report shall not be granted a license under chapter 29 for a period of one year thereafter, but shall be subject to no other penalty for such violation.

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

Approved June 27, 1931.

No. 290, S.]

[Published June 30, 1931.

CHAPTER 380.

AN ACT to create section 28.03 of the statutes, relating to the governor having authority to close or postpone open seasons in case of an extreme fire hazard.

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

SECTION 1. A new section is added to the statutes to read: 28.03 The governor, upon advice from the conservation commission, shall have authority to close or postpone open seasons for fish or game within state forests when, on account of extreme fire hazard, it shall appear necessary to close or postpone such season as a fire prevention measure.

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

Approved June 27, 1931.

No. 293, S.]

[Published June 30, 1931.

CHAPTER 381.

AN ACT to amend subsection 1 of section 1 of chapter 358, laws of 1909, as amended by chapter 285, laws of 1923, relating to the cession to the city of Milwaukee of certain lands, partly submerged, lying along and adjacent to the city of Milwaukee and extending into Lake Michigan on the eastern boundary of the

city of Milwaukee between the present harbor entrance and Russell avenue, extended.

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

SECTION 1. Subsection 1 of section 1 of chapter 358, laws of 1909, as amended by chapter 285, laws of 1923, is amended to read: (Laws of 1923, Chapter 285) Section 1. 1. All the right, title and interest of the state of Wisconsin in and to the * * * lands * * * on the * * * easterly side of the city of Milwaukee, in Milwaukee county, Wisconsin, and extending into Lake Michigan * * * and bounded on the west by the original shore line of Lake Michigan as the same existed at the time the state of Wisconsin acquired title to the submerged lands of Lake Michigan, on the north by the south pier of the harbor entrance, * * * on the south by the north line of Russell Avenue extended * * * easterly, and on the east by a line beginning at a point in the north line of Russell Avenue extended and distant two thousand fifty-two and fifty-five hundredths feet easterly from the east line of Beulah Avenue, thence running northerly to a point in the easterly face of the south pier of the harbor entrance and distant fifteen and four tenths feet easterly of United States monument number three hundred eight, whether any part or parcel thereof may be, at the time of the passage and publication of this act, dry or submerged under the waters of Lake Michigan, are hereby * * * ceded, granted and confirmed to the city of Milwaukee * * * , a municipal corporation, for the purpose of improving, filling and utilizing the same for harbor purposes and in aid of navigation, in any manner the said city may deem expedient, and particularly, but without by such specific enumeration limiting the aforesaid purposes, for the purpose of establishing and maintaining thereon breakwaters, bulkheads, piers, wharves, docks, slips, basins, * * * warehouses, transfer sheds, structures, roads, highways, railroads * * * , railway terminals * * * , lake and rail facilities and spurs for shipping, airports and other harbor facilities, including the right to lease, either for exclusive or common use, such particular parcel or parcels of said lands as said city may deem expedient to any party or parties for any purpose or use requiring, involving or connected with the construction, maintenance, op-

eration or use of any of the aforesaid harbor or navigation facilities.

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

Approved June 27, 1931.

No. 312, S.]

[Published June 30, 1931.

CHAPTER 382.

AN ACT to create section 29.286 of the statutes, relating to the possession of nets or fish traps, and providing a penalty.

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

SECTION 1. A new section is added to the statutes to read: 29.286 (1) No person shall have in his possession or under his control, at any time, in Burnett, Washburn, Polk, Sawyer, Barron, Price, Vilas, Florence, Lincoln, Taylor, Dunn, Chippewa, Marathon, Clark, Eau Claire, Jackson, Wood, Dane, Monroe, Juneau, Adams, Marquette, Waupaca, Shawano, Outagamie, Wausara, Winnebago, Calumet, Fond du Lac, Dodge, Washington, Waukesha, Jefferson, Green Lake, Lafayette, Walworth, Rock, Green or Columbia counties any trammel, gill or hoop net, or any other kind of a net, nets or fish trap that might take, catch or kill fish except minnow nets as provided in section 29.32; white fish and cisco nets as provided in section 29.35; and dip nets as provided in subsection (3) of section 29.28 and section 29.31.

(2) Nothing in the provisions of this section shall prohibit the state conservation commission or its agents from having in possession, using, or causing the use of any kind of nets as provided under other sections in the statutes, nor prohibit the possession or use of nets by contract fishermen who are operating under the supervision of the state conservation commission.

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

Approved June 27, 1931.