

ucation or elective town officers receiving the highest number of votes cast at such primary shall be the nominees for such office, and their names, and none other, shall be placed on the official ballot at the ensuing judicial, * * * school or town election.

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

Approved March 8, 1933.

No. 87, A.]

[Published March 13, 1933.

CHAPTER 28.

AN ACT to amend subsection (5) of section 29.33 of the statutes, relating to fishing with set hooks in specified waters of Door county.

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

SECTION 1. Subsection (5) of section 29.33 of the statutes is amended to read: (29.33) (5) The following waters are reserve waters, and no nets of any kind shall be set therein, namely: In Allouez bay, Superior bay, St. Louis bay, St. Louis river connected with Lake Superior; in Lake Superior within one-fourth mile from the entry of the channel between Wisconsin Point and Minnesota Point, or from any harbor, pier or breakwater, or from the mouth of any stream flowing into Lake Superior, or from the shore line of Douglas county, or within one mile from the shore line of Chequamegon bay from the commercial dock in the city of Washburn, Bayfield county, to a point known as Chequamegon point sometimes called Oak point. In Lake Michigan within one-fourth mile of any harbor, pier or breakwater, or from the mouth of any stream flowing into Lake Michigan or Green Bay, or within one mile from any harbor, pier or breakwater in Milwaukee county, or within one mile from the shore line of Milwaukee county, excepting pound nets in Milwaukee county. In the waters of Lake Michigan or Green Bay no gill net shall be set within one-fourth mile from the shore line of Door county, except south of Limekiln bluff in said county, and no net or set hooks of any kind shall be used in the following bays or harbors in Door county, namely: Sturgeon Bay, Little Sturgeon Bay, Riley's bay, Egg harbor, Fish creek harbor, Eagle harbor, Bailey's harbor, Mud bay,

North bay, Rowley's bay, and Washington harbor, Jackson harbor and Detroit harbor in Washington Island.

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

Approved March 10, 1933.

No. 585, A.]

[Published March 13, 1933.

CHAPTER 29.

AN ACT to create section 220.18 of the statutes, relating to bank holidays and the regulation of banks in emergencies, and validating action by the governor, banking review board and commissioner of banking.

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:
220.18 BANK HOLIDAYS AND RESTRICTIONS ON BANKING IN EMERGENCIES. (1) Whenever the governor, banking review board and commissioner of banking shall determine that an emergency exists in the affairs of the banks in this state which, if allowed to continue, will adversely affect the depositors and creditors of such banks or the welfare of the people of this state, for the period of such emergency the governor, banking review board, and commissioner of banking shall have authority to declare bank holidays with respect to the transaction of banking business in this state; to close all banks in this state or limit the banking functions to be exercised by such banks; to prescribe the banking business which may be transacted or which shall be prohibited during such period and in the course thereof to provide for or approve any plan or arrangement for conduct of such business or any part thereof upon a credit basis; and to modify or extend the same from time to time. During such period no banking transactions shall be performed or carried on except only such as the governor, banking review board and the commissioner of banking shall determine not to adversely affect the depositors and creditors of such bank or the public welfare and safety. Any determination and any proclamation, declaration, direction or limitation hereunder or any modifications thereof, shall be in writing signed by the governor, two members of the banking review board and the commissioner of banking, and shall be effective from the date therein