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

Approved June 28, 1933.

No. 27, A.]

[Published June 30, 1933.

CHAPTER 328.

AN ACT to amend paragraph (c) of subsection (10) of section 29.18 of the statutes, relating to rabbit hunting in Outagamie county.

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

Section 1. Paragraph (c) of subsection (10) of section 29.18 of the statutes is amended to read: (29.18) (10)

(c) In Outagamie county.. * * * Nov. 1 to * * * Jan. 1 Five each day

SECTION 2. The passage of this act shall in no manner affect the powers granted to the conservation commission in section 29.174, which was created in chapter 152, laws of 1933. Said commission shall have the same right to change the rabbit hunting season in Outagamie county in the manner provided in said section as if this act had not been passed, but until changed, the season shall be as provided in section 1.

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

Approved June 28, 1933.

No. 314, A.]

[Published June 30, 1933.

CHAPTER 329.

AN ACT to amend subsections (5) and (6) of section 29.575 and subsection (5) of section 29.576, and to create paragraph (f) of subsection (1) of section 29.63 of the statutes, relating to musk-rat and beaver farming, and providing a penalty.

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

Section 1. Subsections (5) and (6) of section 29.575 and subsection (5) of section 29.576 of the statutes are amended to read: (29.575) (5) The holder of any such license shall pay an annual license fee of two dollars and fifty cents for any such farm of ten acres or under, and an additional fee * * * for any ad-

ditional land actually devoted to muskrat farming as follows: Fifteen cents per acre for the next thirty acres; ten cents per acre for the next forty acres and five cents per acre for any additional land so used.

- (6) Within thirty days after the date of the issuance of any such license, the licensee shall erect posts or stakes at intervals of not more than * * * four rods along the boundary of the land embraced in said license, wherever the same are not already inclosed, and shall post and maintain upon said posts, stakes or other inclosures at intervals of not more than * * * four rods notices furnished by the conservation commission proclaiming the establishment of a muskrat farm. For such notices the licensee shall pay to the conservation commission the sum of twelve cents each.
- (29.576) (5) The holder of any such license shall pay an annual license fee of two dollars and fifty cents for any such farm of ten acres or under, and an additional fee * * * for any additional land actually devoted to beaver farming as follows: Fifteen cents per acre for the next thirty acres; ten cents per acre for the next forty acres and five cents per acre for any additional land so used; provided, however, that where such a farm is operated in conjunction with a licensed muskrat farm then only the annual license fee for operating the beaver farm must be paid but no additional acreage fee is required. No license shall be issued unless the applicant shall execute and deliver to the conservation commission a bond in a penal sum of not less than one hundred nor more than three hundred dollars, within the discretion of the commission. conditioned that he will conduct such beaver farm for a period of not less than two breeding seasons; that if at any time he shall discontinue said beaver farm he will have thereon as many beavers as were estimated to be thereon at the time the investigation was made under the provisions of subsection (4) of this section, and that the applicant will not dynamite or otherwise injure the beaver dam or destroy the beaver colony. Such bond shall run to the state of Wisconsin and any action thereon shall be begun in the name of the state, under the direction of the attorney-general.

Section 2. A new paragraph is added to subsection (1) of section 29.63 of the statutes to read: (29.63) (1) (f) For hunting or trapping upon a licensed beaver or muskrat farm without the consent of the owner of the same by a fine of not less than two hundred dollars nor more than five hundred dollars, or by

imprisonment in the county jail not less than six months nor more than nine months, or by both such fine and imprisonment.

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

Approved June 28, 1933.

No. 409, A.]

[Published June 30, 1933.

CHAPTER 330.

AN ACT to renumber subsections (3), (4), and (5) of section 51.01 and subsections (1), (2), and (3) of section 51.02, to become, respectively, subsections (2), (1), (3), (4), (5), and (6) of section 51.02, and to amend subsections (1), (2), (4), and (5) (as renumbered) of said section 51.02 of the statutes, relating to commitments to hospitals for the insane.

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

SECTION 1. Subsections (3), (4), and (5) of section 51.01 are renumbered to be subsections (2), (1), and (3), respectively, of section 51.02, and subsections (1), (2) and (3) of section 51.02 are renumbered to be subsections (4), (5), and (6) of said section of the statutes.

Section 2. Subsections (1), (2), (4), and (5) of section 51.02, as renumbered in section 1, are amended to read: (51.02) (1) * * * The judge shall * * * give notice to the person to be examined that application has been made for an inquiry into his mental condition, withholding the names of the applicants if * * * he deems wise, and that * * * a preliminary hearing on such application will be held at a time and place specified in the notice at which such person can be heard in respect to the same.

(2) * * * Such preliminary hearing shall be without a jury. If from evidence presented at such hearing the judge shall be satisfied that there is good reason to believe that the person alleged to be insane is in fact insane, such judge shall appoint two disinterested physicians to examine * * * such person * * * who shall have been duly licensed to practice and shall have had at least two years' experience in the practice of their profession, or one year's experience after graduation as physicians in an insane hospital, and shall be registered by the county judge as thus qualified on a list which shall be kept for that purpose in his office.