

its of said county, and all such jurisdiction within the limits of said western municipal district, is vested in said municipal court; except that the police justice of any village *or town* now or which may hereafter be incorporated, in said territory, or if there be no police justice therein then any justice of the peace of said village *or town*, shall have concurrent jurisdiction with said municipal court in all breaches of any ordinance or by-law of said village *or town*, and all the general provisions of law as to the arrest, trial and punishment of offenders shall govern so far as applicable in all such actions and proceedings before said police justices or justices of the peace. Whenever any police justice or justice of the peace before whom any such action or proceeding is pending shall be legally disqualified from any cause to try the same, said action or proceeding shall be sent for trial to any justice of the peace of said village *or town* or to the said municipal court. The said municipal court has also jurisdiction of all cases brought for breach of any recognizance given in said court, but no judgment in any such action shall constitute a lien upon real estate until a transcript thereof is duly docketed in the office of the clerk of the circuit court of said county, in like manner as judgments of circuit courts in civil actions are required to be docketed; and when so docketed shall have the same lien upon real estate in said county as judgments of the circuit court so docketed. The judgments of the municipal court in bastardy and criminal cases tried before it, may be examined and reviewed by the supreme court in the same manner as a judgment of the circuit court. To carry out its jurisdiction, the said municipal court shall have all the powers of circuit courts, and the municipal judge shall have the same powers in all matters pertaining to the jurisdiction of said municipal court as circuit judges.

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

Approved May 24, 1921.

No. 371, A.]

[Published May 27, 1921.

CHAPTER 279.

AN ACT to amend section 3, chapter 22, laws of 1895, as amended by section 3, chapter 91, laws of 1897, as amended by section 1, chapter 174, laws of 1913, relating to the eastern municipal district of the county of Waukesha.

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

SECTION 1. Section 3, chapter 22, laws of 1895, as amended by section 3, chapter 91, laws of 1897, as amended by section 1, chapter 174, laws of 1913, is amended to read: (Chapter 22, laws of 1895) Section 3. The municipal court for the eastern municipal district of Waukesha county, shall be a court of record, and have a clerk and a seal, with suitable device, to be procured under the direction of the judge thereof, at the expense of the county of Waukesha. It has and may exercise powers and jurisdiction concurrent and equal with the circuit court of Waukesha county in all cases of bastardy, crimes and misdemeanors arising in said eastern municipal district of said county, except murder. Said municipal court in addition to the powers vested therein as aforesaid, is vested with all the powers and jurisdiction of a justice of the peace in the said eastern municipal district, in bastardy cases, criminal actions and proceedings, and jurisdiction of all prosecutions for breach of any ordinance of any city or village now or which may hereafter be incorporated in said territory; and also all the powers and jurisdiction of a justice of the peace of said county in civil cases and proceedings arising within the said municipal district, and also power to hear and determine any such case although the title to land may come in question therein. The general provisions of law relative to civil, criminal and bastardy cases before justices of the peace, shall apply to said court so far as applicable. Appeals from judgments rendered in said court in civil actions shall be taken to the county court of Waukesha county in the same manner as appeals from judgments of justices of the peace in similar actions. No justice of the peace, police justice or court commissioner within said eastern municipal district, on or after the first Monday of May, A. D. 1895, except when called in to sit as judge of said court as hereinafter provided, shall exercise any jurisdiction in cases of bastardy, crimes, misdemeanors or breaches of any village or city ordinance arising within the limits of said county, and all such jurisdiction within the limits of said eastern municipal district is vested in said municipal court; except that the police justice of any village *or town* now, or which may hereafter be incorporated, in said territory, or if there be no police justice therein then any justice of the peace of said village *or town*, shall have concurrent jurisdiction with said municipal court in all breaches of any ordinance or by-law of said village *or town*, and all the general provisions of law as to the

arrest, trial and punishment of offenders shall govern so far as applicable in all such actions and proceedings before said police justices or justices of the peace. Whenever any police justice or justice of the peace before whom any such action or proceeding is pending shall be legally disqualified from any cause to try the same, said action or proceeding shall be sent for trial to any justice of the peace of said village *or town* or to the said municipal court. The said municipal court has also jurisdiction of all cases brought for breach of any recognizance given in said court; but no judgment in any such action shall constitute a lien upon real estate until a transcript thereof is duly docketed in the office of the clerk of the circuit court of said county, in like manner as judgments of circuit courts in civil cases are required to be docketed; and when so docketed, shall have the same lien upon real estate in said county as judgments of the circuit court so docketed have. The judgments of the municipal court in bastardy and criminal cases tried before it may be examined and reviewed by the supreme court in the same manner as judgments of the circuit court. To carry out its jurisdiction the said municipal court shall have all the powers of circuit courts, and the municipal judge shall have the same powers in all matters pertaining to the jurisdiction of said municipal court, as circuit judges.

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

Approved May 25, 1921.

No. 453, A.]

[Published May 27, 1921.

CHAPTER 280.

AN ACT to amend the last paragraph of section 29.19 of the statutes, providing an open season for game fish in Lake Wisconsin.

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

SECTION 1. The last paragraph of section 29.19 of the statutes is amended to read: (29.19) (Last paragraph) There shall be no close season for hook and line fishing, except for large and small-mouthed black bass, sturgeon and trout, in any of the following described waters: In the waters of the Mississippi River, the bays and bayous connected therewith and in the waters of Juneau, Lafayette and Green counties, except in the Wiscon-