

SECTION 9. This act shall take effect upon passage and publication.

Approved March 31, 1931.

No. 18, A.]

[Published April 1, 1931.

CHAPTER 23.

AN ACT to amend subsection (1) of section 59.63 of the statutes, relating to relocation of section corners and division lines.

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

SECTION 1. Subsection (1) of section 59.63 of the statutes is amended to read: (59.63) (1) Whenever a majority of all the resident landowners in any section of land within this state desire to establish, relocate or perpetuate any sectional or other corner thereof, or in the same section a division line thereof, they may make a formal application in writing to the * * * *town clerk* of the * * * *town* in which the land is situated. Such * * * *clerk* shall file such application in his office and shall within a reasonable time give at least ten days' notice in writing to the owner or owners of all adjoining lands, if such owner or owners reside in the county where said land is situated and if not, by publication once each week for three weeks successively in a newspaper published nearest to such land, stating the day and hour when * * * *the town board will meet to consider and pass upon such application, and said town board shall, at such meeting, hear all interested parties and shall approve or reject such application; if such application is approved the town clerk shall notify the county surveyor who shall within a reasonable time proceed to make the required survey and location. If a corner is to be perpetuated, he shall deposit in the proper place a stone or other equally durable material of the dimensions and in the manner and with the markings set forth in section 60.37, and shall also enter in his field notes one or more bearing trees if there be such, the species and size, direction and distance thereof, and if there be no trees he shall deposit one or more suitable stones at a sufficient depth as witness to said corner, all of which proceedings shall be accurately entered by said surveyor or his deputy in a suitable book to be kept for that purpose, carefully preserved and which shall together with all applications on file be turned over by such*

county surveyor to his successor in office upon request and a receipt taken therefor.

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

Approved March 31, 1931.

No. 45, A.]

[Published April 1, 1931.

CHAPTER 24.

AN ACT to amend subsection (1) of section 29.26 of the statutes, relating to fishing near the Kilbourn dam.

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

SECTION 1. Subsection (1) of section 29.26 of the statutes is amended to read: (29.26) (1) No person shall take, capture, or kill fish of any variety, or fish for fish during the closed season for trout, in streams and creeks containing trout, except the waters of the Wolf river and creeks and streams flowing into the same between the dam on the Wolf river at the outlet of Post lake in the town of Elcho and the bridge over the Wolf river at Pierson in the town of Ainsworth, all in Langlade county and except that suckers may be speared between March fifteenth and May first in the east branch of the White river between Dudley bridge in the town of Dakota and the Marquette county line, in the west branch of the White river between the Sonora bridge in the town of Dakota and the Marquette county line, in the Mecan river between the Zinke bridge in the town of Richford and the Marquette county line, in Willow creek between the point where the two branches of said stream unite in section twelve, township eighteen north, range eleven east, town of Marion and Lake Poygan, in the Pine river between the point where said stream crosses the highway in section three, township nineteen north, range ten east, town of Leon and Lake Poygan, in Waushara county; or at any time in or from any spring hole or artificial well connected with any of the waters of this state; or from a motor-driven boat, or from any boat in tow of a motor boat, when the motor is in motion; or by means of shutting or drawing off water for that purpose; nor shall any person take, capture or kill fish within two hundred feet of any fishway, lock or dam otherwise than with a hook and line. No fish of any variety shall be taken in any man-