

ner, by any device or means whatsoever, any kind of fish from the waters of Rock lake, in Jefferson county, between the "first day of January" and the succeeding first day of June in any year, and any person who shall catch or take, or attempt to do so, from the waters of said Rock lake, any kind of fish, at any time, by any device or means other than by hook and line or angling shall be punished by a fine of not less than five dollars nor more than twenty dollars for each and every offense, with costs of suit, and shall be imprisoned in the county jail of said county, until such fine and costs are fully paid, or until discharged by due course of law. One-half of such or said fine shall be paid to the complainant and the remainder to the town treasurer of the town in which the offense was committed.

All devices for catching except hook and line prohibited.

SECTION 2. Justices of the peace shall have jurisdiction to hear and determine all cases which may arise under the provisions of this act. Provided, that the defendant shall not be deprived of a jury trial nor the right of appeal as in other cases.

Justices of the peace may hear and determine all cases.

SECTION 3. This act shall take effect and be of force from and after its passage and publication. Approved April 11, 1891.

No. 535, A.]

[Published April 16, 1891.

CHAPTER 214.

AN ACT for the protection of quail.

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

SECTION 1. Any person who shall take, kill, catch, destroy or wantonly molest or have in his possession when killed or taken, or who shall offer for sale in the counties of Walworth, Rock, Jefferson, Waukesha, Milwaukee or Racine, any quail or bob-white, from and after the passage of this act to the first day of September, 1894, or who shall disturb the nest or destroy the eggs of such

Quail in Walworth, Rock, Jefferson, Milwaukee, Waukesha and Racine counties.

birds, shall be punished by a fine of not less than twenty nor more than one hundred dollars and costs for each offense, or by imprisonment in the county jail of the county where the offense was committed, for a period of not less than ten nor more than sixty days.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 11, 1891.

No. 681, A.]

[Published April 15, 1891.

CHAPTER 215.

AN ACT to regulate booming of logs at Beef Slough and prescribing charges therefor.

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

Fixing tolls for rafting, etc., logs at Beef Slough.

SECTION 1. It shall be the duty of all persons and corporations engaged in driving, brailing, rafting, booming and sluicing logs at Beef Slough, this state, to receive, brail, boom and raft logs for all persons desiring the same to be so received, brailed, boomed and rafted therein, and to deliver the same to the owner or person entitled thereto, securely and properly brailed, in a suitable and safe and at a practicable place in said slough, or in water adjacent thereto, at and for the rate of seventy-five cents per thousand feet, which said sum shall be in full of all services in so driving, running, booming and brailing said logs at such safe and practicable place aforesaid. All of said logs shall be so received, sluiced, boomed, brailed and delivered to the owner or person entitled thereto at the place aforesaid, as speedily as the same is reasonably practicable and the said price of seventy-five cents per thousand feet, aforesaid, shall be payable within thirty days after such logs shall have been so delivered at such place to the owner or person entitled thereto as aforesaid.