

* * * or who shall furnish to another person during the open season for such game, or permit such * * * other person to have, possess, or use during such season, a license issued to him, shall be fined not less than fifty dollars nor more than two hundred dollars or be imprisoned in the county jail not less than two months nor more than six months.

SECTION 4. This act takes effect when published.

Approved June 5, 1913.

No. 483, S.]

[Published June 7, 1913.

CHAPTER 425.

AN ACT to amend section 925e of the statutes, relating to the division between a town or towns and a village set off therefrom of the physical property of such town or towns.

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

SECTION 1. Section 925e of the statutes is amended to read: Section 925e. * * * *Whenever a town owning a town house or other physical property has heretofore had or shall hereafter have any portion of its territory set off and incorporated into a village, such property shall be divided between them in * * * the proportion that the assessed value of that portion of such village formerly embraced in * * * such town bears to the whole assessed value of said town at the last * * * assessment prior to the incorporation of such village. * * * If such property so held is real estate it shall belong to the municipality in which it is situated, and such municipality shall pay to the other its proportion of the value thereof, and if the boards of said village and town * * * cannot agree upon its value or upon the value of any indivisible property held jointly the board of either of them may, upon five days' notice of the time and place given to the board of the other, apply to the county judge of the county in which the town * * * and village or some part of either thereof is situated for the appointment of three arbitrators, who shall be freeholders of the county and not residents or taxpayers of such village or town, who shall, after being sworn to faithfully perform the duties imposed upon them, view the property and appraise and fix the value thereof for the purposes of such division; and in case of personal property, if no satisfactory arrangement for the division of it can be otherwise made, such appraisers may order the same to be sold at public auction to the highest bidder at such time and place as they may direct*

and after giving such public notice as they may prescribe; the village or either town may buy at such sale. If the village and town boards agree upon the division of such property or a finding is made by the arbitrators they shall file with the clerk of the village or town which shall be found by such agreement or finding to be the debtor of the other a written statement signed by them respectively showing the amount of such indebtedness which shall be charged against such debtor corporation, and which if not paid otherwise shall be added by the clerk thereof to the next tax roll of such town or village and paid by *the* treasurer thereof to the treasurer of the corporation entitled to receive it. It shall then be the duty of the proper officers of the corporation to whom such payment is made to execute a conveyance of the property to which the town or village making such payment is entitled by such agreement or finding.

(See c. 767.)

SECTION 2. This act takes effect when published.

Approved June 5, 1913.

No. 486, S.]

[Published June 7, 1913.

CHAPTER 426.

AN ACT to compensate George B. Skogmo, Robert Glenn, L. G. Kellogg, E. J. Kneen, J. A. Chinnock and Henry Laycock for expenses incurred as members of a committee of the legislature to confer with a committee of the legislature of Minnesota, relating to uniform and reciprocal laws relating to the taking of fish in all boundary waters between Minnesota and Wisconsin, including Lake Pepin and Lake St. Croix, appointed pursuant to Joint Resolution No. 32 S., adopted by the legislature of 1913; and to compensate C. A. Leicht and George Wagner for expenses incurred in accompanying said committee at its request; and making an appropriation therefor.

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

SECTION 1. There is hereby appropriated to the members of the committee appointed under the provisions of Joint Resolution No. 32, S., adopted by the legislature of 1913, to confer with a committee of the legislature of Minnesota in regard to uniform and reciprocal laws relative to the taking of fish in all boundary waters between Minnesota and Wisconsin, including Lake Pepin and Lake St. Croix, and to C. A. Leicht and George Wagner who accompanied said committee at its request,