nated by some special name, as council of granges of the Patrons of Husbandry, and shall have all powers and privileges, and be subject to all the rules and regulations of a subordinate grange of the Patrons of Husbandry.

SECTION 8. The state grange of the Patrons of Powers of state Husbandry shall have all the powers and privileges, and be subject to all the rules and regulations of a

subordinate grange of the Patrons of Husbandry.

SECTION 9. Whenever any subordinate grange of Organization of the Patrons of Husbandry or any council of granges and councils may of the Patrons of Husbandry shall have made a certifi- be recorded. cate in writing setting forth its name and number, the date of its organization, the number and names of its trustees, acknowledged by some proper officer and filed in the office of the register of deeds, in the county in which such grange or council is located, it shall be fully organized under the provisions of this act. shall be the duty of the register of deeds of any county to receive, file and record such papers in a book kept for that purpose, and he shall receive the usual fees for recording the same.

SECTION 10. Whenever the proper officers of the How granges state grange of the Patrons of Husbandry shall make may be organized as the proper officers of the How granges state grange of the Patrons of Husbandry shall make may be organized as the proper officers of the How granges state grange of the Patrons of Husbandry shall make may be organized as the proper officers of the How granges state grange of the How granges are proper officers of the How granges state grange of the Patrons of Husbandry shall make may be organized as the proper officers of the How granges state grange of the Patrons of Husbandry shall make may be organized as the proper officers of the How granges state grange of the Patrons of Husbandry shall make may be organized as the proper officers of the Patrons of Husbandry shall make may be organized as the proper officers of the Patrons of Husbandry shall make may be organized as the proper of the Patrons of Husbandry shall make may be organized as the proper of the Patrons of Husbandry shall make may be organized as the proper of the Patrons of Husbandry shall make may be organized as the proper of the Patrons of Husbandry shall make may be organized as the proper of the Patrons a certificate in writing setting forth the date of their provisions of organization, the number and names of their trustees, duly acknowledged before some proper officer, and filed in the office of the secretary of state, said state grange shall be fully organized under the provisions of this act.

Section 11. This act shall take effect and be in force from and after its passage and publication.

Approved March 10, 1874.

CHAPTER 235.

[Published March 24, 1874.]

AN ACT to protect fish in Council House creek, Deer creek, Deep creek and Runkle & Freeman's mill pond, in the county of Monroe.

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

SECTION 1. No person or persons shall place, set, Catching of draw or use any seine, net, pound or gill net, drag net,

hook and line, or spear or any other device for taking, catching or killing fish in the waters of the creeks known as Council House creek, Deer creek, Deep creek and Runkle & Freeman's mill pond, in the county of Monroe, for the space of three years from the passage of this act.

Penalty for violating this

SECTION 2. Any person who shall violate any of the provisions of this act shall, on conviction thereof be subject to a fine for each and every such offense of not less than twenty-five nor more than one hundred dollars, with costs of suit.

SECTION 3. Justices of the peace shall have jurisdiction to try and determine all cases arising under the provisions of this act.

SECTION 4. This act shall take effect and be in force

from and after its passage.

Approved March 10, 1874.

CHAPTER 236.

[Published March 24, 1874.]

AN ACT to amend chapter 254 of the private and local laws of 1868, entitled "an act to revise, consolidate and amend the act to incorporate the city of Sheboygan, and the several acts amendatory thereof, and to repeal chapter 94 of the private and local laws of 1856, entitled an act to establish a code of procedure for the police court of the city of Sheboygan, approved March 4, 1856, and the several acts amendatory thereof.

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

Jurisdiction of justices of the peace.

SECTION 1. The justices of the peace, and each and every one of them of said city of Sheboygan, shall have like civil and criminal jurisdiction and perform all the duties of justices of the peace as provided by the general laws of this state. Said justices shall also have original jurisdiction of all causes growing out of the violation of the charter, or of any ordinance, rule, order, resolution or by-law of said city, and of all such cases wherein the city is a party, as are within the jurisdiction of a justice of the peace, and the office of police justice of said city of Sheboygan is hereby abolished.

Suits to be brought in corporate name of the city.

SECTION 2. All actions brought to recover any penalty or forfeiture under this act, or the ordinances, bylaws, or police or health regulations, made in pursu-