ensuing year. The coupons or interest warrants attached to said bonds shall be receivable for the said taxes by the treasurer of said town, whose duty it shall be to collect the said tax in the same manner as other taxes are collected, and such portion of said tax as shall not be paid in said coupons, shall by said treasurer be collected in money and by him paid over to the proper persons holding and presenting said The said bonds and coupons shall bonds or coupons. be made pavable at the office of the town treasurer of the said town of Mukwa, and the presentation thereof for payment to the said town treasurer in person, shall be sufficient. If said town, through its proper officers, shall fail to levy such tax as is hereby required, the holders of any such bonds may apply to the circuit judge of the circuit court of the county of Waupaca, in term time or vacation, whose duty it shall be to is. sue forthwith his proper writ or order, commanding such officers to levy, collect and pay over such tax to the persons entitled thereto.

Judgment to be discharged upon delivery of bonde.

SECTION 4. Upon the due issue, delivery and acceptance of said bonds by the said George F. Hammond and Sophia C. Hammond, it shall operate as a discharge of said judgment, and the said George F. Hammond and Sophia C. Hammond shall cause said discharge to be entered for record in the office of the clerk of the circuit court for Waupaca county.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved March 7, 1877.

[Published March 13, 1977.]

CHAPTER 177.

AN ACT to appropriate a sum of money to the Governor for the benefit of the state library, and to repeal chapter 321, general laws of 1864, and sections one and eight of chapter 26, Revised Statutes.

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

Appropriation.

SECTION 1. There is hereby annually appropriated to the governor of this state, out of any money in the state treasury not otherwise appropriated, the sum of \$1,500, to be expended by the state librarian for the purchase of such law books, law reports, digests and statutes and such other works of reference as the trustees of the state library may designate as being most useful for state officers, members of the legislature and the bench and bar of this state.

SECTION 2. It shall be the duty of the state librarian Duty of state to file vouchers for all money expended under the "brarian. provisions of this act, in the executive office, and to report annually to the ledislature the condition of the library, with a list of the books added to it by purchase during the previous year.

SECTION 3. This act shall be construed to appropri- Act to apply to ate the sum of \$1,500 for the purpose specified in section one thereof, for the year 1877, as well as for subsequent years.

SECTION 4. Chapter 321, general laws of 1864, and Repealed. sections one and eight of chapter twenty-six, of the Revised Statutes, are hereby repealed.

SECTION 5. This act shall take effect from and after its passage.

Approved March 7, 1877.

[Published March 13, 1877.]

CHAPTER 178.

AN ACT for the preservation of fish in the waters of Rock river and Hustisford mill pond, in the counties of Dodge, Jefferson and Rock.

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, Fish not to be draw or use any seine, net, scoop-net, pound or gill net, with hook and wire basket, grapple or trap, or any other contrivance or line. device, other than hook and line or spear, in the waters of Rock river or Hustisford mill pond, in the counties of Dodge, Jefferson and Rock, Wisconsin, for the purpose of taking or catching tish; and any person or persons who shall violate any of the foregoing provisions of this section, shall, on conviction thereof, be subject to Penalty for a fine of not less than one dollar nor more than ten violation. dollars for first offense, and not less than five nor more than twenty-five dollars for each and every subsequent conviction, pursuant to the provisions of this act.

SECTION 2. Justices of the peace shall have jurisdic- Jurisdiction of tion to hear, try and determine all cases arising under Justices.