years, except in private fisheries.

so as to read as follows: No person shall, for the period of two years from the taking effect of this act, in any manner catch or take from the brooks or streams within the limits of the counties of St. Croix, Pierce and Pepin, any brook or speckled trout: provided, that any person or persons owning or managing a brook, pond or stream within the limits of said counties, used exclusively for the propagation or hatching, for family use or market, of brook or speckled trout, shall not be subject to the provisions or penalties of this act, as respects said brooks, ponds or streams so owned or managed as aforesaid.

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

Approved February 20, 1879.

[No. 196, A.]

[Published February 25, 1879.]

## CHAPTER 34.

AN ACT to authorize the commissioners of public lands to loan a portion of the trust funds of the state to the town of Little Wolf, in Waupaca county, in this state.

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

Authority for making and accepting loan.

Section 1. The commissioners of public lands are hereby authorized to loan a portion of the trust funds of this state, not exceeding five thousand dollars, to the town of Little Wolf, in the county of Waupaca, in this state, and the said town of Little Wolf is hereby authorized to borrow a sum not exceeding the amount above named of said commissioners, and to issue to said commissioners certificates of the indebtedness so Rate of interest contracted, said indebtedness to bear interest at the rate of seven per centum per annum, and said interest shall be paid annually; and on and after three years from the date of said indebtedness, one-tenth of the same, together with said interest, shall be paid annually

and repayment of principal.

Interest and amount due on loan to be ap-portioned and paid with state

thereafter until the whole sum is paid. Each and every year, until the whole SECTION 2. loan shall be re-paid, the secretary of state shall, when he apportions the state taxes among the several counties, add to the state tax, which would be properly chargeable to said county of Waupaca, the annual interest due the state on said loan, and each and every year on and after three years from the date of said

loan, shall add to said state tax one-tenth of the said principal sum loaned, together with the said annual interest, and the same shall be apportioned, levied and collected out of the taxable property of said town of Little Wolf, and paid over to the county treasurer of Waupaca county, and by him to the state, in the same manner as other state taxes are collected and paid.

SECTION 3. At the time and in the manner pro-Town to levy vided by law for levying taxes for other purposes, the said town of Little Wolf shall levy each and every year the amount of money required for the payment of the said annual interest due the state as aforesaid. and each and every year after three years from the date of said loan, shall levy the amount of money necessary to pay said annual interest, together with one-tenth of the principal sum loaned by said commissioners to said

town, under the provisions of this act.

SECTION 4. Said certificates of indebtedness shall Denomination be for the sum of five hundred dollars each, numbered indebtedness. from one to ten inclusive, and made payable to the commissioners of public lands, and signed by the chairman of the board of supervisors of said town of Little Wolf, and countersigned by the clerk of said town; said certificates to be deposited by the chairman of the board of supervisors of said town with the treasurer of this state as custodian thereof, together with a list of the instruments which have been heretofore issued as the bonds of the said town of little Wolf, being one hundred in number of one hundred dollars each, to the treasurer of the Green Bay and Lake Pepin railroad company or bearer, in aid of said company, with a statement of the coupons which are or were attached thereto, and are unpaid. No money shall be paid or Certificates not become payable by the said town of Little Wolf upon, til certain on or for said certificates of indebtedness, and the same bonds are surshall have no validity or effect, unless nor until, the cancellation. said instruments purporting to be the bonds of said town, with the unpaid coupons which are or were attached thereto, and are unpaid, shall be surrendered to the said commissioners for cancellation upon their paying to the holders of the same fifty cents upon the dollar of the principal sums mentioned in said instruments, upon which surrender, and not before, the said certificates of indebtedness shall be delivered to said commissioners by said state treasurer and become in force; but the said commissioners shall not take up or cancel any of said instruments until the whole thereof shall be offered for cancellation on the terms aforesaid.

And no part of the trust funds hereinbefore authorized to be loaned to the said town of Little Wolf shall be paid over or delivered town except in payment of said instruments or All the instruments so surrenbonds aforesaid. dered for cancellation, with the unpaid coupons, shall be canceled and destroyed by the said commissioners, in the presence of the chairman of the board of supervisors of said town of Little Wolf; all of whom shall make and sign in duplicate a certificate of said cancellation and destruction, setting forth therein the deposited with numbers and amounts and date of each instrument so canceled and destroyed, and of the numbers and amounts of the coupons aforesaid, one of which certificates shall be recorded in the office of the secretary of state and the other in the office of the town clerk of of said town.

Supervisors to certify to can-cellation; cer-tificate to be secretary of Blate.

Validity of former town bonds not recognized.

Acceptance of provisions of this act to be

Section 5. Nothing herein shall be construed into a recognition of the validity of the instruments so issued as bonds of the town of Little Wolf.

Before any of said bonds shall be de-SECTION 6. livered to said town of Little Wolf, the board of supervisors of said town shall file with the secretary of state an acceptance of the provisions of this act, and of the terms and limitations herein provided for and prescribed.

Indebtedness of town limited.

Section 7. And it is further provided that the said town of Little Wolf shall never, while said certificates remain unpaid, become indebted or contract debts for a greater amount than five per cent. of its average taxable property, as the same shall appear from its last assessment roll.

Section 8. This act shall be in force from and after its passage and publication.

Approved February 20, 1879.

[No. 73, A,]

[Published February 24, 1879.]

## CHAPTER 35.

AN ACT regulating the use and improvement of stock.

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

Use of stock to

Section 1. Any person who shall hereafter keep be away from for use or suffer to be used any bovine, bull, jack or stallion, for the purpose of procreation, shall provide a