Minnows and suckers excepted.

lakes, or either of them, between the first day of March and the tenth day of May in any year; or with any net, seine, wire basket, spear, grapple, trap or device whatever, except hook and line, at any time whatever: provided, that minnows may be taken with the net, and that suckers may be speared at any time of the year, and white fish may be speared except from March first to the tenth of May in any year; but it shall not be lawful during the winter season or time when said lakes are frozen over, for any one person catching fish through holes in the ice, to use more than three hooks and lines, nor for more than one person from one household or family to use that number. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be punished by fine of not less than five dollars nor more than fifty dollars, with costs of suit; one-half of such fine shall go to the use of the prosecutor, and the residue as provided by law. In lieu of such fine and costs, the proper court may in its discretion, upon such conviction, imprison the party so convicted, in the common jail of the proper county, not exceeding thirty days.

Penalty for

violation.

Jurisdiction of court.

SECTION 2. Justices of the peace and police justices shall have concurrent jurisdiction with the circuit court, in all cases mentioned in the foregoing section. The provisions of this act shall not be deemed to apply to the taking of fish for the purpose of propagation or for scientific purposes, by the fish commissioners of the state.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved February 20, 1879.

[No. 15, A.]

[Published February 25, 1879.]

CHAPTER 40.

AN ACT to prohibit the killing of deer in Door county, for shipment outside of Door county.

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

Killing and selling prohibited. SECTION 1. No person shall kill any buck, doe, or fawn, in Door county, to sell or to be sold, or to send or deliver, in pursuance of any sale or agreement to sell, in whole or in part, for use as food outside of Door county.

SECTION 2. No person shall take, send, or ship, nor shipments to cause nor procure to be taken, sent, or shipped from county pro-Door county to any place outside of Door county, to hibited. sell or to be sold, or in pursuance of any agreement to sell, or of any sale, any buck, doe, or fawn in Door county, nor the carcass, nor any part of the carcass, of any such buck, doe, or fawn.

SECTION 3. No person shall kill any buck, doe, or No killing for fawn in Door county, merely for the skin of such deer; the skin. and any person killing any such buck, doe, or fawn, in said county, who shall throw away or abandon the carcass thereof, or any part of such carcass, shall be held guilty of the offense named in this section.

SECTION 4. No person shall take, send, or ship, nor Exception. cause, nor procure to be taken, sent, or shipped from Door county to any place outside of Door county, any buck, doe, or fawn, or the carcass, or any part of the carcass, of any buck, doe, or fawn, killed in Door county, except the same shall have been killed within six miles of the south line of said county.

SECTION 5. Any person violating any of the pro-Penalty for visions of this act shall, on conviction thereof, be fined in the sum of twenty-five dollars for each such offense, and shall pay the costs of prosecution; and in default of the payment of such fine and costs, or any part thereof, shall be committed to the common jail of said county until the same be fully paid, or until he be discharged by due course of law.

SECTION 6. Any person may be charged, in the More than one same count of the complaint, with any or all of the plaint. offenses named in this act, and with respect to any number of deer; and, in different counts, may be charged with the same or any of the same offenses, with respect to any other deer; and for each and every buck, doe, or fawn with respect to which, or the carcass thereof, or any part of such carcass, any person shall violate any provision of this act, such person shall be guilty of a separate and distinct offense, within the meaning of this act; and the aggregate of the fine imposed on any such person, shall be equal to twenty-five dollars for each such offense.

SECTION 7. Any two or more persons acting Liability of pertogether in the commission of any offense against this together. act, or with intent to commit any act in violation thereof, shall be each, and any, and all, liable for the acts of each such person, and may be charged and tried severally together.

Section 8. Any complainant in any prosecution

under this act, shall be entitled to one-half the fine recovered in such prosecution.

SECTION 9. This act shall take effect and be in force from and after its passage and publication.

Approved February 20, 1879.

[No. 188, A.]

[Published February 25, 1879.]

CHAPTER 41.

AN ACT to authorize William Le Roy to build and maintain a pier, extending into the waters of Green Bay.

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

By whom and where pier to be built. SECTION 1. William Le Roy, his associates, successors, executors, heirs or assigns, are hereby authorized and empowered to build and maintain a dock and pier, extending three hundred feet into the waters of Green Bay, from the lands now owned by William Le Roy, near the southwest point ou lot four, section twenty-six, range twenty six, town of Egg Harbor, Door county, Wisconsin.

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

Approved February 20, 1879.

[No. 174, A.]

[Published February 25, 1879.]

CHAPTER 42.

AN ACT to authorize John Furlong to build and maintan a pier extending into the waters of Lake Michigan.

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

By whom and where pier to be built. SECTION 1. John Furlong, his heirs or assigns, are hereby authorized and empowered to build and maintain a pier or piers extending into Washington Harbor (being an arm or inlet of Green Bay) located as follows, to-wit: On either lots one, two, three, four or five, section twenty-five, town thirty-four, range twenty-nine east, and the west fraction of section twenty-four, town thirty-four, range twenty-nine east, and not more than four hundred feet from the shore line; said piers to be used in loading and unloading steamboats, vessels and other watercraft.