certified by its secretary, or by the clerk of the state prison, shall be a sufficient warrant for all officers named therein, to authorize such officer to return to actual custody any conditionally released or paroled prisoner; and it is hereby made the duty of all officers to execute said order the same as in ordinary criminal process. Seventh. It is hereby provided that any prisoner violating Prisoner violathe condition of his parole or conditional release ting terms of (by whatever means) as fixed by the state board treated as of supervision, when by a formal order entered subject to serve in their proceedings he is declared a delinquent, shall thereafter be treated as an escaped prisoner owing service to the state, and shall be liable, when arrested to serve out the unexpired period of the maximum possible imprisonment, and the time from the date of his declared delinquency to the date of his arrest shall not be be counted as any part or portion of time served. And any second prisoner at large upon parole or conditional re-sentence. lease, committing another crime, and upon conviction thereof being sentenced anew to the state prison shall be subject to serve the second sentence after the first sentence is served or annulled, to commence from the date of the termination of his liabilities upon the first or former sentence.

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

Approved April 15, 1889.

[No. 515, A.]

[Published April 18, 1889.]

CHAPTER 391.

AN ACT to fix the terms of the circuit court in the county of Juneau.

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

SECTION 1. The terms of the circuit court for Terms of circ the county of Juneau shall hereafter be held on cuit court, Juneau county. the first Tuesday in March and the second Tuesday in October.

Repeal.

SECTION 2. All acts and parts of acts, so far as they contravene or conflict with the provisions of this act, are hereby repealed.

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

Approved April 15, 1889.

[No. 272, A.]

[Published April 18, 1889.]

CHAPTER 392.

AN ACT for the preservation of fish in the Douglas mill pond and Douglas creek, and its tributaries, in Jackson county, Wisconsin.

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

Preservation of fish in Douglas mill pend and creek, Jackson county.

SECTION 1. For and during the full period of three years from and after the fifteenth day of April, A. D. 1889, no person shall catch, kill or take any brook, rainbow or mountain trout, or other fish from the Douglas mill pond, situated in the town of Melrose, in the county of Jackson, in this state, or from Douglas creek, or any of its tributaries, in the said county of Jackson, by means of a hook and line, or any other device whatever.

Penalty.

SECTION 2. Any person violating the provisions of section 1, of this act, shall, upon conviction thereof, be punished by a fine not less than ten nor more than one hundred dollars, and the costs of prosecution, and in default of the payment of such fine and costs, be committed to the common jail until the same are paid, or until discharged by due course of law.

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

Approved April 15, 1889.