sell, or buy or have in their possession, any such fish caught or taken from such stream or its tributaries, for such period of two years.

SECTION 2. Any person who shall violate Penalty for iolation. any of the provisions of this act, shall, upon conviction thereof, be deemed guilty of a misdemeanor, and shall be fined not less than five or more than ten dollars with cost of prosecution.

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

Approved April 9, 1895.

No. 468, A]

[Published April 20, 1895.]

CHAPTER 160.

AN ACT to amend chapter 263, of the laws of 1891, as amended by chapter 425, of the laws of 1891, and pertaining to the incorporation of trust, annuity, guaranty, safe deposit and security companies.

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

SECTION 1. Section 6, of chapter 263 of the Trust, annuity, safe laws of 1891, as amended by chapter 425, of the deposit deposit laws of 1891, is hereby further amended so that companies may as amended it shall read as follows: Section 6. hold property Any corporation organized under this act shall and act as exechave power in and by its corporate name to take, receive and hold and re-pay, re-convey and dispose of any effects and property, both real and personal, which may be granted, committed, transferred or conveyed to it, with its consent upon any terms, or upon any trust or trusts, at any time or times, by any person or persons, including married women and minors,

body or bodies corporate, or by any court, including the federal courts; and when any money or other property is so intrusted to such corporation by or in the name of any minor or married woman, the same may be held in the same manner, and the receipt of such minor or married woman shall have the same effect as provided in and by section 2020, of the revised statutes of Wisconsin; and to administer, fulfill and discharge the duties of such trust or trusts for such remuneration as may be agreed on; and any such corporation shall have power to act generally as agent or attorney for the transaction of business, the management of estates, the collection of rents, interest, dividends, mortgages, bonds, bills, notes and securities for moneys; and also to act as agent for the purpose of issuing, negotiating, registering, transferring or countersigning the certificates of stock, bonds or other obligations of any corporation, association or municipality, and to manage any sinking fund therefor, on such terms as may be agreed upon. And any company organized under the provisions of this act shall have power to accept and to execute the offices of executor, administrator, trustee, receiver or assignee, or guardian of any minor or insane or incompetent person, lunatic or any person subject to guardianship; and in all cases when application shall be made to any court in this state for the appointment of any trustee, receiver, guardian or administrator, or guardian of any minor, incompetent person, insane person, lunatic or any other person subject to guardianship it shall be lawful for any such court to appoint such company, with its consent, to hold such office or offices; and the accounts of said company as such trustee, receiver, assignee, executor, administrator or guardian, shall be regularly settled and adjusted by the proper officers or tribunals; and all proper, legal, usual and customary charges. costs and expenses shall be allowed to such company, for the care and management of the estate so committed to it. In case of such appointment by any court, or in case such company shall be named as an executor in any will or as assignee in any assignment for the benefit of creditors, such company shall not be required to make and file any oath, or give any bond or security, except in the discretion of the court making such appointment or having jurisdiction of such will or assignment, other than as provided in this act for deposit with the state treasurer. Such corporation shall have the Power to loan power to loan money upon real estate and collateral security, and execute and issue its notes and debentures, payable at a future date, and to pledge its mortgages on real estate and other securities as security therefor. But nothing herein contained shall be construed as giving the right to issue bills to circulate as money, or buy or sell bank exchange or do a banking business. And any such company shall have power to take and receive from any individual or corporation, on deposit for safe keeping and storage, gold and silver plate, jewelry, money, stocks, securities and other valuables or personal property, and to rent out the use of safes or other receptacles upon its premises, upon such terms and for such compensation as may be agreed upon; and also to become sureties for administrators, guardians or other trustees or persons in cases where, by law or otherwise, one or more sureties are required. Such cor Corporation shall have a lien on any gold or silver lien on persona plate, jewelry, money, stocks, securities and other valuables and personal property taken or received on deposit by it for safe keeping, as provided in this act; and in case such lien shall not be paid within two years from the date such lien shall accrue, or in case any property so taken or received by it shall not be called for by the person or persons depositing the same. or his or their legal representatives or assigns. within two years from the date of the accruing of any lien upon the same, then such corporation may sell such property at public auction, upon like notices as is required by law for sales on execution, and after retaining from the proceeds of such sale all the liens and charges due and owing at the time of such sale, and the rea-

money.

property.

sonable expenses of the same, shall pay the balance thereof to the person or persons so depositing such property, or his or their legal representatives or assigns. Nothing in this act shall be held or construed to give to minors or married women any other or different power or right from what they now have as to transferring or disposing of any of their property or effects, either personal or real.

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

Approved April 17, 1895.

No. 274, 8.]

[Published April 11, 1895.

CHAPTER 161.

AN ACT to amend section 3158, of the revised statutes of Wisconsin, relating to references on foreclosures of mortgages.

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

Foreclosure of mortgages. law amended.

Section 3158, of the revised stat-SECTION 1. utes of Wisconsin, is hereby amended by inserting the words "or a judge thereof" after the word "judgment" and before the word "shall" in the fourth line thereof, so that said section when so amended shall read as follows: Section 3158. If in the cases mentioned in the last preceding section the defendants shall not before judgment bring into court the amount so due with costs, the court before rendering judgment, or a judge thereof, shall direct a reference to some proper person to ascertain and report the situation of the mortgaged premises, and whether they can be sold in parcels without injury to the interests of the parties: and if it shall appear that they can be so sold,