

shall at all times be in the possession of the captain or owner of the boat used in lifting nets, and the captain or owner shall accompany the boat with such permit in his possession whenever nets are raised or set by virtue thereof; and such permit shall be evidence of the right of the person, firm or corporation to fish, and shall be exhibited on the request of the state fish and game warden or any of his deputies or any citizen.

Section 1497c—7. Any person, firm or corporation authorized to fish under this act by the superintendent of fisheries who shall refuse or neglect to collect the spawn from the lake trout and whitefish caught while fishing by authority of a permit, or who shall neglect or refuse to carefully fertilize and deliver the spawn collected in accordance with the instructions of the superintendent of fisheries, or who shall fish with more than three gangs of gill nets or with nets having meshes less than four and one-half inches stretch measure, or who or which shall fail or refuse to afford the superintendent of fisheries access to his or their boats, docks and buildings as provided herein, shall forfeit his right to fish under said permit and the superintendent of fisheries shall forthwith revoke his permit to fish.

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

Approved June 2, 1909.

No. 210, A.]

[Published June 4, 1909.]

CHAPTER 264.

AN ACT to amend section 411—4 and 411—5 of the statutes, relating to the number of county training schools for teachers that may be established.

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

SECTION 1. Section 411—4 and 411—5 of the statutes are amended to read: Section 411—4. The state superintendent shall give such information and assistance as may seem necessary in organizing and maintaining such training schools. He shall prescribe the course of study to be pursued; shall have the general supervision of all schools established under this act; shall from time to time inspect the same, make such recommendations relating to their management as he may deem necessary, and make such reports thereon as shall give full information concerning their number, character and efficiency, provided that he shall not place upon the said list more than * * * *twenty-six* schools.

Section 411—5. 1. Any school established under the provisions of this act, whose courses of study and the qualifications of whose teachers have been approved by the state superintendent, may, upon application, be placed upon an approved list of county training schools for teachers. A school once entered upon such list may remain listed and be entitled to state aid so long as the scope and character of its work are maintained in such manner as to meet the approval of the state superintendent; provided, that he shall not place upon said list more than * * * *twenty-six* schools. On the first day of July in each year the secretary of each county training school board maintaining a school on the approved list shall report to the state superintendent setting forth the facts relating to the cost of maintaining the school, the character of the work done, the number and the names of teachers employed and such other matters as may be required.

2. Upon the receipt of such report, if it shall appear that the school has been maintained in a satisfactory manner for a period of not less than ten months during the year closing on the thirtieth day of the preceding June, the said superintendent shall make a certificate to that effect and file it with the secretary of state. Upon receiving such certificate, the secretary of state shall draw his warrant, payable to the treasurer of the county maintaining such school for a sum equal to two-thirds the amount actually expended for maintaining such school during the year, provided, that the total amount so apportioned shall not exceed thirty-five hundred dollars in any one school year to any one school.

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

Approved June 2, 1909.

No. 170, A.]

[Published June 4, 1909.

CHAPTER 265.

AN ACT to amend section 4423b of the statutes, relating to the unauthorized wearing of military, marine or naval uniform.

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

SECTION 1. Section 4423b of the statutes is amended to read: Section 4423b. 1. Any person not regularly enrolled in the United States army or marine corps, the national guard of one of the states or one of the student cadet companies armed and recognized by the national or a state government or not an in-