upon which the prosecution is based, in whole or in part, shall be so raised or deemed waived. Provided that the court may, in its discretion, on the application of the defendant, entertain any such objection at a later stage of the trial, but in every such case the application shall constitute a waiver, by the defendant, of any jeopardy that has theretofore attached.

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

Approved May 25, 1911.

No. 264, S.7

[Published May 27, 1911.

## CHAPTER 188.

AN ACT to create sections 4442m, 4442n, and 4442o of the statutes, relating to prehistoric and historic Indian remains on public lands, and providing a penalty.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

There are added to the statutes three new sections Section 1. to read: Section 4442m. It shall be unlawful except as hereinafter provided to destroy, deface, mutilate, injure, or remove any Indian burial, linear or effigy mounds, enclosures, cemeteries, graves, plots of corn hills, garden beds, boulder circles, pictograph rocks, caches, shell or refuse heaps, spirit stones or manitou rocks, boulder mortars, grindstone rocks, or other prehistoric or historic Indian remains located upon the public lands, state parks, forestry reserves, lands of state educational or other state institutions, or upon other lands or properties belonging to the state; provided, however, that the board, commission, or other state officer or officers having control under the laws of the state of the lands or properties upon which they, or any of them, are situated may grant to state, county, municipal, or national educational institutions, or regularly organized archaeological or historical societies, permission to explore or investigate for educational or scientific purposes.

Section 4442n. The state park board is authorized to grant permission to remove or destroy any of the prehistoric or historic remains herein enumerated whenever said board shall deem such removal or destruction necessary.

(Am. 1911, c. 664, s. 20.)

Section 4442o. Any person violating any of the provisions of section 4442m of the statutes shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than ten dollars nor more than one hundred dol-

lars or imprisonment in the county jail for not more than ninety days or by both such fine and imprisonment.

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

Approved May 25, 1911.

No. 315, S.]

[Published May 27, 1911.

## CHAPTER 189.

AN ACT to amend subsections 10, 11, 14, and 19 of section 925—xx; and to repeal subsection 15 of section 925—xx of the statutes, relating to a public school teachers' annuity and retirement fund, in cities of the first class.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Subsections 10, 11, 14, and 19 of section 925—xx of the statutes are amended to read (Section 925-xx.): 10. Beginning with the monthly payment of teachers' salaries in November, after the first meeting of the board of trustees aforesaid, the board of school directors, or other managing body, shall reserve from the salary of each teacher who has come under the provisions of this act, pursuant to authority theretofore given, and from every monthly payment thereafter, for the period of twenty-five years, or until the total sum of five hundred dollars is paid, the sum of two dollars, and shall pay the sum so reserved into the public school teachers' annuity and retirement fund as herein provided. Each teacher employed in the public schools of the cities of the first class, desiring to come under the provisions of this act, after having taught two or more years in such city, after this act shall have become operative in such city, shall pay into the public school teacher's annuity and retirement fund, at the time of filing his application with the superintendent, the clerk, or secretary of the board of school directors or other managing body in addition to the other provisions herein, an amount equal to the compound interest at five per cent. on all moneys he would have paid into said annuity and retirement fund, had he come under the provisions of this act on the last day of a period of two years after it shall have become operative; and each teacher employed in cities of the first class, after this act shall have become operative, shall at the time of coming under the provisions of this act, in addition to any other amounts provided by this act, pay into said annuity and retirement fund an additional amount, equal to the compound interest at five per cent. on the amount of money he would have paid into said annuity and retirement fund, had he