boat under the direction of the State Game Warden, and for expenses connected therewith.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 23, 1915.

No. 547, S.]

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[Published June 26, 1915. CHAPTER 299.

AN ACT to amend subdivision (a) of section 4560a—13 of the statutes, relating to the closed season for trout in inland waters.

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

SECTION 1. Subdivision (a) of section 4560a—13 of the statutes is amended to read: (Section 4560a—13) (a). To fish for, catch, or kill in any of the inland waters of this state, with any device or in any manner any variety of trout between September first and the succeeding fifteenth of April; provided that in any of the inland waters within the counties of Douglas, Bayfield, Ashland and Iron it shall be unlawful to fish for, catch, or kill with any device or in any manner any variety of trout between September first and the succeeding first of May.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 23, 1915.

No. 548, S.]

[Published June 26, 1915.

CHAPTER 300.

AN ACT to amend section 925-98 of the statutes, relating torates for municipal public utility service and the collection thereof.

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

SECTION 1. Section 925—98 of the statutes is amended to read: Section 925—98. When cities own the waterworks, power plant, lighting works. • • • heating plant or plants, or other public utility, the water rates or charges for lighting, power, • • • heating or other public utility service shall be collected by the treasurer and be first devoted to the expense of maintaining and operating the works, paying the principal and interest of any indebtedness created in the construction or

purchase thereof, and the balance, if any, shall be paid into the general fund. The common council of every city which shall construct or own and operate a power plant, lighting works, waterworks, • • • heating plant or plants or other public utility to supply the city and its inhabitants with power, light, water. heat, or other public utility service, may, by ordinance, fix the initial rates to be charged for light. power. • • • heat or such other service furnished the inwater. habitants thereof, and provide for the collection of the same either monthly, quarterly or semiannually in advance or otherwise, provided such rates shall be uniform for like services in all parts of the city. The provisions of the next following section shall apply to the listing and collection of unpaid rates or charges for light, power, water, • • • heat or other public utility service so furnished so far as they are applicable.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 23, 1915.

No. 549, S.]

[Published June 26, 1915.

CHAPTER 301.

AN ACT to create section 1229m of the statutes, relating to salary of superintendent of highways in towns.

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

SECTION 1. There is added to the statutes a new section to read: Section 1229m. 1. In any town situated in any county having a population of two hundred thousand or over, wherein the county board, at any annual meeting, shall, by a majority vote of all members thereof, have adopted a resolution determining that the provisions of chapter 599, laws of 1911, shall apply to such county, the superintendent of highways of such town may be paid, in lieu of all other compensation, a salary not to exceed one thousand two hundred dollars per annum, payable monthly, out of the bridge and road fund of such town. Such salary shall be fixed by the electors at the annual town meeting.

2. This section shall apply only in towns in which but one superintendent of highways is appointed. Such superintendent, as to the mode of his appointment, the giving of bond and removal for cause, shall be subject to and there shall be applicable to his tenure of office, the provisions of sections 1229, 1230 and 1231 of the statutes.