- (2) Applications for such permits shall state the name and address of applicant and shall be accompanied by a fee of twenty-five cents for a metal tag to be furnished by the state game warden. Such tag shall be securely fastened on the gill net when operated under such permit.
- 2. Any person violating any provision of this section shall be deemed guilty of a misdemeanor and shall on conviction thereof be punished by a fine of not less than twenty-five dollars nor more than fifty dollars and the costs of prosecution, or by imprisonment in the county jail not less than thirty days nor more than sixty days or by both such fine and imprisonment.
- 3. All gill nets operated in these waters without permit or metal tag attached are hereby declared public nuisances.

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

Approved July 2, 1915.

No. 392, A.]

[Published July 3, 1915.

## CHAPTER 347.

AN ACT to amend sections 4944—n and 4944—r, of the statutes, relating to an industrial home for women.

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

Section 1. Sections 4944—n and 4944—r of the statutes are amended to read: Section 4944—n. There is hereby created and established a state institution to be known as the Wisconsin Industrial Home for Women, to which women between the ages of sixteen and thirty who are citizens of the state belonging to either of the following classes of wrongdoers, may, in the discretion of the judge having jurisdiction, be sentenced and committed for their protection and reformation; provided, that no woman convicted of murder in the first, second, or third degree be sentenced to the said industrial home.

Class One. Those who for the first time are convicted of a felony, that is, of an offense which may be punished by imprisonment in the state prison.

Class Two. Those who have been found guilty of any misdemeanor which may be punished by imprisonment in the county jail or house of correction for one year or more, or of any crime less than felony as defined herein, in class one.

Class Three. Those who are convicted by any court or magistrate of vagrancy, under section 1543, section 1546, or section

4556 of the statutes, and amendments thereto; those who are convicted of habitual drunkenness, or of being a common prostitute or of soliciting on public streets or places for the purpose of prostitution, or frequenting disorderly houses or houses of prostitution, or of any misdemeanor, or those who are convicted of the "drug habit," which is hereby defined to mean such excessive indulgence in the use of morphine or cocaine or other drugs of like or similar character as to undermine the physical strength or will power or moral character of the individual sousing it, as to render such person dangerous to society, a menace to the community, or personally degraded.

Section 4944—r. The state board of control of Wisconsin shall, within a reasonable time after the selection of the site aforesaid, and the governor's approval of such site, erect thereon the necessary buildings for the institution and shall equipone ward or department of such institution with suitable hospital facilities for the treatment of women afflicted with veneral disease; and shall also equip a psychological laboratory for the study and treatment of mental disorders to which women and girls addicted to immoral practices are subject. Such females shall be committed for treatment and such industrial training as shall enable them to support themselves properly, and shall be subject to such examinations, treatments, operations and tests, under the rules and regulations of the board of control, as shall be deemed necessary by the state board of health to improve their physical and mental condition.

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

Approved July 2, 1915.

No. 639, A.]

[Published July 3, 1915.

## CHAPTER 348.

AN ACT to provide for the appointment of county election commissioners to regulate the conduct of elections in counties containing eities of the first class.

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

Section 1. There is hereby created a county board of election commissioners for each county containing a city of the first class, composed of three members, who shall be appointed as follows: The chairman of the county board of such county shall appoint three members for terms of one, two and three years, respectively, dating from July first of the year of the passage