from the bystanders or from the county at large or from the persons named in the list provided by the Jury Commissioners under section 2533b to serve as jurors, for the trial thereof and make the proper and necessary orders therefor.

SECTION 2. This act takes effect upon passage and publication.

Approved April 23, 1915.

No. 187, A.]

[Published April 26, 1915.

CHAPTER 42.

AN ACT to amend subdivision (d) of section 4560a—10 of the statutes, relating to license to operate nets in certain waters.

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

Subdivision (d) of section 4560a-10 of the stat-Section 1. utes is amended to read: (Section 4560a-10) (d) The state fish and game warden shall upon application therefor issue to any resident of the state of Wisconsin a license to set, use, and operate seines, pound, or hoop nets, gill nets and bait nets in that part of the St. Croix river known as Lake St. Croix, the Mississippi river and Lake Pepin and the lakes, bays, bayous, and sloughs tributary thereto and connected therewith, except the following described waters: Rice lake, French lake, Mud lake, Round lake, French slough, Spring creek, Spring slough, and Black river in La Crosse county; Courtois pond and French town slough in Crawford county; Cassville slough from Glen Haven to Cassville: Daley lake, Wyalusing bay, and Glen lake between Wyalusing and the Burlington railway bridge, Plondke and Harris sloughs, Crawford lake, Ferry lake, and Bertram lake all in Grant county; Trenton lake, Trenton slough, Mud lake and Mero slough in Pierce county: and Beef slough in Buffalo county and Mississippi river within fifteen hundred feet of the mouth of the Chippewa river at any time, for the purpose of catching and taking all fish except catfish of any variety under fifteen inches in length from tip to tip in the rough or twelve inches in length dressed with head detached, pike of any variety, bass of any variety, sunfish, pickerel, ring perch and crappies, between the fifteenth day of June and the next succeeding fifteenth day of April. The nets licensed under the provisions of this section shall have the following sized mesh, stretched measure:

Seines: Not less than five-inch mesh on wings, and not less than four-inch mesh in the center of the pot, the pot not to exceed more than one hundred and fifty feet in length.

Pound or Hoop Nets: Not less than six-inch mesh for the leaders; not less than five-inch mesh for the hearts; not less than three-inch mesh in the hoops.

Bait Nets: Not less than three-inch mesh. Said nets shall be used without leads and shall not have more than a four-foot hoop front.

Gill Nets: Not less than seven-inch mesh.

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

Approved April 23, 1915.

No. 200, A.]

[Published April 26, 1915.

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CHAPTER 43.

AN ACT to create subsections 3m and 3n of section 1418s of the statutes, relating to upholstering or reupholstering goods, and providing a penalty.

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

Section 1. There are added to section 1418s of the statutes two new subsections to read: (Section 1418s) 3m. Any person upholstering or reupholstering any furniture or automobile box-spring or any other article or thing whatsoever or who manufactures for sale, offers for sale, sells or delivers or who has in his possession with intent to sell or deliver any goods or article of any kind containing upholstering, without a brand or label as provided in subsection 3n of this section, or who removes, conceals or defaces the brand or label thereon, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars, or by imprisonment in the county jail not to exceed six months, or by both such fine and imprisonment.

3n. The brand or label provided in subsection 3m of this section shall contain, in plain print in the English language, a statement of the kind of materials used in the filling and in the covering of such upholstery or reupholstery, to be specified in true terms according to the grades of filling and covering used by upholsterers or reupholsterers, whether such materials are, in whole or in part, new or secondhand, the qualities of the materials used, and whether the materials used, if secondhand, have been thoroughly cleaned and disinfected. Such brand or label shall be in the shape of a paper or cloth tag to be securely fastened to each article upholstered or reupholstered.

SECTION 2. This act shall take effect January 1st, 1916. Aproved April 23, 1915.