No. 541, A.]

[Published May 17, 1915.

CHAPTER 99.

- AN ACT to amend subdivisions (a), (b) and (d) of section 1498-2 of the statutes, to renumber subdivision (e) of section 1498-2 of the statutes to be subdivision (f) of said section and to create a subdivision to be subdivision (e) of section 1498-2 of the statutes, relating to fish and game.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subdivisions (a), (b) and (d) of section 1498—2 of the statutes are amended to read: (Section 1498—2) (a) If marked as provided by law, one package and no more, containing not more than twenty pounds of fish, except lake trout or in lieu thereof not more than two fish of any weight, may be transported to any point within * * • this state by any person, provided that not more than one such shipment shall be made during any seven days by the same person.

Any package or shipment containing more than twenty (b) pounds of fish, except lake trout taken from inland waters of this state, may be transported to any point within this state, provided that shipments be marked as provided by law and that the shipments accompanied by the shipper from point of shipment * * * to place of destination. And provided further that pike taken from the outlying waters in this state may be transported in any quantity from any outlying water point within the jurisdiction of this state, to points within this state without being accompanied by the shipper, at any time, except during the close season for taking such fish from inland waters; shipments to points without the state are hereby prohibited, except as provided in paragraphs (a) and (e) of this section.

(d) Shipments of lake trout not to exceed twenty pounds in weight, taken from the inland waters of this state may be made to points within • • • this state when accompanied by the shipper, provided that not more than one such shipment shall be made during any seven days by the same person.

SECTION 2. Subdivision (e) of section 1498—2 of the statutes is renumbered to be subdivision (f) of said section.

SECTION 3. There is added to section 1498—2 of the statutes a new subdivision to be numbered and to read: (Section 1498— 2) (e) Any person holding a nonresident license may transport not to exceed twenty pounds of any game fish out of the state without accompanying the same, provided that not more than one such shipment shall be made during any seven days by the same person. SECTION 4. This act shall take effect upon passage and publication.

Approved May 14, 1915.

No. 602, A.]

[Published May 17, 1915.

CHAPTER 100.

AN ACT to amend sections 2009, 2014, 2014—3, 2014—5, 2014— 6, 2014—111, 2014—11m, 2014—11n, and 2014—11o of the statutes, relating to building and loan associations.

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

SECTION 1. Sections 2009, 2014, 2014-3, 2014-5, 2014-6, 2014-111, 2014-11m, 2014-11n, and 2014-11o of the statutes are amended to read: Section 2009. A corporation for the purpose of raising money to be loaned among its members shall be known as a building and loan association; if organized under the laws of this state, as a local association, and if under the laws of any other state or territory, as a foreign association. The words "building and loan association" shall form part of the name of every such local association hereafter organized, and no corporation not organized under these statutes shall be entitled to use a name embodying * * * such words, except that corporations now existing may continue their present The name adopted by any association hereafter incornames. porated shall not be the same assumed by any other association, nor so similar as to be liable to mislead.

SECTION 2014. If a member not a borrower be in arrears for more than six months for dues, his shares, at the option of the directors, may be declared forfeited. The withdrawal value of the shares at the time of the first default shall be ascertained and all fines and other charges deducted therefrom and the balance paid to such member. All shares so forfeited shall cease to participate in any profits of the association accruing after the last adjustment and valuation of said shares before said default, but shall revert to the association freed from all interest, claim or demand on the part of such member or any person claiming under him. Shares in arrears as above provided, but which have not been declared forfeited, shall continue to participate in the profits of the association.

Section 2014—3. When any stock shall have reached its matured value payment of dues thereon shall cease. Borrowers shall be entitled to have their securities released and returned to them. The holders of unpledged shares shall be paid out of the