said county court made necessary by this act; the county court of said county shall be held in the county court room, or in the circuit court room when the circuit court is not in session, at the county seat of said county; all books and records pertaining to said county court shall be kept in said county court room, or the office of the clerk of the circuit court, and in the event that said room or rooms be inadequate or unsafe for such purpose, the county board shall procure, provide and furnish other suitable room or rooms at said county seat for said purpose.

SECTION 31. All fines and all costs collected by the clerk in every civil and criminal action or proceeding under the general statutes of this state tried or determined by the county court, which if tried or determined by the circuit court or circuit judge would be paid over to the county treasurer, shall be accounted for and paid over quarterly by the clerk of said county court unto the county treasurer of said Columbia county.

SECTION 32. The general provisions of the statutes of Wisconsin and all the general laws which may at any time be in force relative to the circuit courts and actions and proceedings therein, and in civil and criminal cases, shall apply also to said county court, unless inapplicable, and except as otherwise provided in this act; and the rules of practice prescribed or which may hereafter be prescribed by the justices of the supreme court for circuit court, shall, unless inapplicable, be in force in said county court; and the judge of said county court shall have power to punish for contempt in the same manner that the judges of circuit courts are or may be authorized by law to punish for contempts; and such county court shall have power to make and enforce such other rules of practice as may be necessary.

SECTION 33. This act shall take effect upon passage and publication.

Approved July 16, 1919.

No. 219, A.]

[Published July 23, 1919.

CHAPTER 575.

AN ACT to amend subsection (1) of section 29.28 of the statutes, relating to fishing through the ice in certain waters.

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

SECTION 1. Subsection (1) of section 29.28 of the statutes is amended to read: (29.28) (1) No person shall take, catch, or kill fish of any variety through the ice on Silver Lake, situated within the city limits of Portage, and Pardeeville Millpond in the

town of Wyocena, Columbia county; Pine Lake, town of Hancock, and Fish Lake, towns of Hancock and Deerfield; Pleasant Lake in the town of Coloma, Waushara county, and in the town of Springfield, Marquette county: Lake Nocquebay in Marinette county: Lake Mason, commonly known as Briggsville Pond, in the counties of Adams and Marquette; Shell Lake, Washburn county; Chain of Lakes in townships thirty-seven and thirty-eight north, of range twelve west, in Washburn county; * * * Big Slough in Lewiston, Columbia county, Devil's Lake and Mears Lake, and tributary streams: the waters known as Koenig's Mill Pond in sections seven, eight, seventeen and eighteen of township nine north, of range six east, town of Prairie du Sac, and Mirror Lake, in Sauk county; Twin Lakes, in the town of Lincoln, Polk county; any lake in the counties of Langlade, except in Post Lake. Portage, Marquette, except in Buffalo Lake. The bag limit for cisco in any lake in Waukesha county shall be twentyfive each day, except in Pine Lake where there shall be no bag limit.

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

Approved July 16, 1919.

No 585, A.]

[Published July 23, 1919.

CHAPTER 576.

AN ACT to create subsection 3 of section 1797m—14 and to amend subsection 1 of section 1797m—95 of the statutes, relating to publication of public utility financial reports and to penalties for infractions of the public utility act.

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

SECTION 1. A new subsection is added to section 1797m—14 of the statutes to read: (Section 1797m—14) 3. Each public utility having an annual gross income of three thousand dollars or more shall publish at least once in each calendar year in a newspaper having a general circulation in the territory served by such utility a true balance sheet and income account of its financial affairs. The form and time of making such publication shall be prescribed by the commission.

SECTION 2. Subsection 1 of section 1797m—95 of the statutes is amended to read: (Section 1797m—95) 1. If any public utility shall violate any provision of sections 1797m—1 to 1797m—109, inclusive, or shall do any act herein prohibited or