

July 1, * * * 1926, one hundred * * * sixty-two thousand dollars, for the general administration expenses of his office, and the cost of furnishing all supplies, services, janitor services, all other materials, supplies and expense except light, heat, power and water, to the executive residence, the capitol, the capitol annex, and the public grounds surrounding the capitol, the executive residence and the light, heat and power plant, and to offices in and outside of the capitol, and for renting and furnishing offices outside of the capitol. Of this appropriation there is allotted to the superintendent of public property an annual salary of four thousand dollars.

(4) Annually, beginning July 1, 1923, four thousand dollars, for the purchase of permanent property for the executive residence, the capitol, the public grounds surrounding the capitol, executive residence and the light, heat and power plant, and all offices outside of the capitol provided by said superintendent; but no part of this appropriation shall be used for the purchase of any permanent property for which a separate appropriation is made; and whenever a state office or officer shall requisition permanent property and direct the same to be charged to the appropriation for such office or officer, the superintendent of public property shall purchase and furnish such property, and the same shall be charged as so directed. *From the balance remaining on June 30, 1925, not to exceed two thousand seven hundred dollars may be used for the purchase of an automobile for use at the executive residence.*

SECTION 2. This act shall take effect July 1, 1925.

Approved May 21, 1925.

No. 34, A.]

[Published May 25, 1925.

CHAPTER 179.

AN ACT to amend subsection (5) of section 29.33 of the statutes, relating to reserve waters.

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

SECTION 1. Subsection (5) of section 29.33 of the statutes is amended to read: (29.33) (5) The following waters are reserve

waters, and no nets of any kind shall be set therein, namely: In Allouez bay, Superior bay, St. Louis bay, St. Louis river connected with Lake Superior; in Lake Superior within one-fourth mile from the entry of the channel between Wisconsin Point and Minnesota Point, or from any harbor, pier or breakwater, or from the mouth of any stream flowing into Lake Superior, or from the shore line of Douglas county, or within one mile from the shore line of Chequamegon bay from the commercial dock in the city of Washburn, Bayfield county, * * * to a point known as Chequamegon point sometimes called Oak point. In Lake Michigan within one-fourth mile of any harbor, pier or breakwater, or from the mouth of any stream flowing into Lake Michigan or Green Bay, or within one mile from any harbor, pier or breakwater in Milwaukee county, or within one mile from the shore line of Milwaukee county. In the waters of Lake Michigan or Green Bay no gill net shall be set within one-fourth mile from the shore line of Door county, except south of Limekiln bluff in said county, and no net of any kind shall be used in the following bays or harbors in Door county, namely: Sturgeon Bay, Little Sturgeon Bay, Riley's bay, Egg harbor, Fish creek harbor, Eagle harbor, Bailey's harbor, Mud bay, North bay, Rowley's bay, and Washington harbor, Jackson harbor and Detroit harbor in Washington Island.

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

Approved May 21, 1925.

No. 212, S.]

[Published May 25, 1925.

CHAPTER 180.

AN ACT to amend section 129.05 of the statutes, relating to transient merchants.

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

SECTION 1. Section 129.05 of the statutes is amended to read: 129.05 A transient merchant within the meaning of sections 129.01 to 129.24, * * * is defined as one who engages in the vending or sale of merchandise at any place in this state tem-