maintained, erect and maintain sign boards upon the right of way of such railroad upon which shall be printed the words: "TEMPORARY RAILROAD;" such sign boards to be located not more than one mile apart.

- (6) Any person who shall falsely represent to another that such railroad is other than a temporary railroad shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding five hundred dollars, or by imprisonment in the county jail, not exceeding six months, or by both such fine and imprisonment, in the discretion of the court.
- (195.16) (4) No such spur track shall be removed, dismantled or otherwise rendered unfit for service except upon order of the railroad commission made after hearing held upon notice to all parties interested, and for good cause shown.

Section 3. This act shall take effect upon passage and publication.

Approved June 12, 1925.

No. 428, A.]

[Published June 17, 1925.

CHAPTER 329.

AN ACT to create section 40.255 of the statutes, requiring claims to be filed with school district boards before commencing an action.

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

Section 1. A new section is added to the statutes to read: 40.255 No action shall be maintained against a school district board upon any claim until the claimant shall first present his claim to such board and it is disallowed in whole or in part. Failure of the board to pass upon the claim within sixty days after presentation shall be deemed a disallowance. The clerk shall cause to be served on the claimant notice of any disallowance. The notice shall be served by registered mail and receipt therefor, signed by the claimant, shall be proof of service. Claimant may accept payment of a portion of his claim without waiving his right to recover the balance. No interest shall be

recovered on any portion of a claim allowed after an order of the board is drawn and made available to the claimant. If in an action the claimant recovers a greater sum than was allowed, he shall recover costs, otherwise the board shall recover costs. Disallowance by the board shall bar any action founded on the claim unless the same is brought within six months after service of notice of disallowance.

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

Approved June 13, 1925.

No. 326, S.]

[Published June 17, 1925.

CHAPTER 330.

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

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, eatch, or kill fish of any variety through the ice on Pardeeville mill pond in the town of Wyocena, or on Dates mill pond in Columbia county; in Lilly Lake in Kenosha county; in Whitewater lake, Lauderdale lakes and in Round lake in Walworth county; in Spring Lake in the village and town of Palmyra and in Upper lake in the town of Palmyra in Jefferson 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; Easton pond in sections twenty-eight and twenty-nine of township sixteen north, of range six east, town of Easton, in Adams county; Shell lake in Washburn county; Silver lake in the town of West Bend, Washington county; Chain of Lakes in townships thirty-seven and thirty-eight north, of range twelve west, in Washburn county; Devil's lake and Mears lake, and tributary streams; the waters known as Koenig's mill pond in sections seven, eight,