to the public interest, he may, with the advice and consent of the attorney-general, withhold the certificate herein mentioned.

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

Approved May 13, 1927.

No. 251, A.]

[Published May 14, 1927.

CHAPTER 121.

AN ACT to amend subsection (4) of section 29.01 of the statutes, relating to definition of inland waters.

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

SECTION 1. Subsection (4) of section 29.01 of the statutes is amended to read: (29.01) (4) All waters within the jurisdiction of the state are classified as follows: Lakes Superior and Michigan, Green Bay, Sturgeon Bay, Sawyer's harbor, and the Fox river from its mouth up to the dam at De Pere are "outlying waters." All other waters, *including the bays, bayous and sloughs of the Mississippi river bottoms*, are "inland waters."

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

Approved May 13, 1927.

No. 273, A.]

[Published May 14, 1927.

CHAPTER 122.

AN ACT to amend section 60.37 of the statutes, relating to erection of permanent landmarks in towns.

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

SECTION 1. Section 60.37 of the statutes is amended to read: 60.37 Whenever a town meeting shall have lawfully ordered the erection of landmarks the town board shall procure a sufficient number of monuments of stone or other durable material, each not less than three feet in length and six inches square, and either all dressed, with perpendicular sides and a square, flat top having engraved therein a cross formed by lines connecting the corners of said top, or having engraved on the top of such as shall be set at section corners the number of each section for which such monument forms a landmark in figures, and those set for quarter posts " $\frac{1}{4}$ S.," as the board shall order; or, when authorized by resolution adopted by the town meeting, of three inch iron pipes not less than one-quarter inch in thickness, and three feet long, either galvanized or coal charred to prevent rust, and having screwed to the top thereof a flat plate likewise engraved, with a suitable plate or anchor at the lower end, and shall also contract with the county surveyor or any competent surveyor for the survey of all the sections of said town and the erection of such monuments. * * * at such corners in said town as the board shall order; each to be set two and one-half feet in the ground, except when in highways, when the top shall be made even with or below the surface. Such surveyor shall, before the signing and delivery of such contract, give a bond to the town in the sum of three thousand dollars, with sufficient sureties to be approved by the board, conditioned that he will make a correct and true survey of all the sections in said town and cause landmarks to be set permanently at the section and quarter-section corners as established by United States survey, and faithfully perform such work and the duties imposed upon him according to law.

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

Approved May 13, 1927.

No. 298, A.]

[Published May 14, 1927.

CHAPTER 123.

- AN ACT to amend section 81.07 and to create subsection (10) of section 81.01, and subsection (3a) of section 82.06 of the statutes, relating to snow fences and maintenance of highways.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 81.07 of the statutes is amended to read: 81.07 The owner or occupant of lands entered upon or used for any of the purposes mentioned in *subsection (10) of section 81.01*, section 81.06, and subsection (3a) of section 82.06 may apply to