(2) White bass	* * * May 25 to March 1	Twenty-five each day	7 inches
(4) Rock bass: (a) In Green Lake county	. All year	No limit	No limit
(b) In all other inland and outlying waters	* * * May 25 to March 1	Thirty each day	6 inches
(6) Pike of any variety	* * * May 25 to March 1	Ten each day	13 inches
(7) Pickerel: (a) In Neshkoro mill pond in Marquette county.  (b) In Juneau county except in the Wisconsin river between Juneau and Adams county	All year	No limit	No limit
(c) In all other waters	1	Ten each day	16 inches
(8) Muskellunge	* * * May 25 to March 1	One each day	30 inches
(10) Catfish: (a) In the Mississippi river	* * * May 15 to March 1	No limit	15 inches
(b) In all other waters	* * * May 25 to March 1	Ten each day	15 inches
(12) Perch: (a) In counties bordering on the Mississippi.	* * * May 25 to March 1	No limit	No limit
***	. * * *	***	* * *
* * * (b) In all other waters	. All year	Thirty each day	No limit
(13) Sunfish, roach: (a) In counties bordering on the Mississippi river	. * * * May 25 to March 1	No limit	No limit
(b) In all other waters	. All year	Thirty each day	No limit

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

Approved May 18, 1927.

No. 419, A.]

[Published May 20, 1927.

## CHAPTER 145.

AN ACT to amend section 10 of chapter 119, laws of 1899, as amended, relating to fees of reporter in the county court of St. Croix county.

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

SECTION 1. Section 10 of chapter 119, laws of 1899, as amended, is further amended to read: (Chapter 119, laws of 1899) Section 10. The county judge may appoint a phonographic reporter, skilled in the art of shorthand reporting, for said court

and may remove him at pleasure and appoint another in his place. Every person so appointed shall be deemed an officer of said court and shall, before entering upon the duties of his office, take and subscribe the constitutional oath, and file the same duly certified with the clerk of the circuit court of St. Croix county. The reporter shall attend said county court whenever requested by the county judge and perform such duties as the county judge may require. It shall be the duty of said reporter, when requested by the county judge, to take and transcribe all testimony given or taken before said court or the judge thereof in any and all actions, hearings, examinations or proceedings pending or being tried, determined or disposed of before said court or the judge thereof, under this act or under any other law of this state. It shall be the duty of said reporter to assist the county judge in recording, copying, comparing, filing and indexing all records of all actions, hearings, examinations or proceedings before said court or the judge thereof under this act or under any other law of this state. In all matters heard or determined by said county court, under the provisions of this act, the reporter's shorthand notes shall be filed in lieu of the minutes of testimony required by law to be taken by justices of the peace in like proceedings; provided, that in case of appeal in civil actions, said reporter when requested by either party shall file a transcribed copy of his shorthand notes, which shall be returned as the testimony in the case; and the fees for transcribing said testimony, not exceeding five cents per folio, shall be taxed as part of the costs in the circuit court. In criminal cases tried before said county court, which are appealed to the circuit court, a transcribed copy of said reporter's notes shall, upon the request of either the district attorney or the defendant, be certified with the record to said circuit court as the testimony in the case, and, in case of conviction of the defendant in the circuit court, the cost of such transcript, not exceeding five cents per folio, may be taxed with the other taxable costs in the case and shall belong to the county. In preliminary examinations held and conducted before said county court or the judge thereof, when the defendant is held for trial in the circuit court, a transcribed copy of said reporter's notes shall be transmitted with the record to the circuit court as the testimony in the case, and in case the defendant is convicted in the circuit court and costs are taxed against him, then the costs of such transcript shall be taxed in the circuit court with the other taxable costs in the case at the same rate as on return in like cases from other magistrates. Said reporter shall receive the salary fixed by the county board of said county, to be paid monthly out of the county treasury as the salaries of other county officers are paid. In all contested cases, except in preliminary examinations, a reporter's fee at the rate of three dollars per day for the time actually consumed on the trial shall be taxed as part of the costs in the case, and shall be in lieu of the fees allowed by law to justices of the peace for taking testimony. Such reporter's fees and all fees for transcribing testimony in civil actions appealed to the circuit court shall paid over to \* \* \* said reporter, and shall be in addition to his salary. Section \* \* \* 327.11 of the statutes shall apply to transcribed copies of the testimony and proceedings taken by the reporter under this act in the county court.

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

Approved May 18, 1927.

No. 37, A.]

[Published May 21, 1927.

## CHAPTER 146.

AN ACT to amend paragraph (a) of subsection (1) of section 20.02 of the statutes, relating to the salary of the governor, and making an appropriation.

WHEREAS, The people of the state of Wisconsin, by a large majority at the last general election adopted an amendment to the constitution, to increase the salary of the governor; now, therefore,

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

Section 1. Paragraph (a) of subsection (1) of section 20.02 of the statutes is amended to read: (20.02) (1) (a) \* \* \* To the governor \* \* \* an annual salary of five thousand dollars for his present term, and annually thereafter a salary of seven thousand five hundred dollars.

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

Approved May 20, 1927.