taining to the subdivision showing general elevations, high and low areas based on adjacent water levels, also indicating the high and low-water level of the lake or stream.

(7) Any owner or surveyor who fails to place monuments as prescribed in this section or any person who wilfully disturbs or removes any such monument without permission from the governing body of the town, city or village or who fails to report such disturbance or removal to such governing body or who fails to replace properly the monuments so disturbed or removed when so ordered by such governing body, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding two hundred and fifty dollars or by imprisonment in the county jail for not more than one year.

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

Approved July 10, 1929.

No. 442, S.]

[Published July 12, 1929.

CHAPTER 279.

AN ACT to amend subsections (1) and (2) of section 59.97, relating to zoning by county boards.

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

SECTION 1. Subsections (1) and (2) of section 59.97 of the statutes are amended to read: (59.97) (1) The county board of any county may by ordinance regulate and restrict the location of trades and industries, and the location of buildings designed for specified uses, and establish districts of such number, shape and area, and may also establish set-back building lines, outside the limits of incorporated villages and cities, as such county board may deem best suited to carry out the purposes of this section. For each such district, regulations may be imposed designating the trades or industries that shall be included or subjected to special regulations and designating the uses for which buildings may not be erected or altered; provided, however, that the said county board shall before it adopts such ordinance or ordinances, submit the same to the town board or town boards of the town or towns in which may be situated any lands affected by such ordinance, and thereupon obtain the approval of said town board or town boards, so far as the same affects the lands in such town or towns, and in like manner any and all *changes* proposed in ordinances, which may amend any ordinance, which * * has been adopted as herein provided, shall be submitted to the said town boards in which said lands are located and their approval obtained as to each such change before the same shall be adopted by the county board. Such ordinance or amendments thereto may be adopted as to such town or towns which shall have given their approval thereto.

(2) If such county has a county park commission or rural planning board organized as provided by law, such commission or board shall recommend boundaries of such districts and appropriate regulations and restrictions to be imposed therein. The county park commission or rural planning board shall first formulate a tentative report and shall hold public hearings thereon before submitting a final report to the county board. After such final report is submitted * * *, and the ordinance pursuant thereto adopted, the county board may from time to time alter, supplement or change the boundaries or regulations contained in such ordinance in the manner herein set forth, but not less than ten days' notice of any such proposed changes shall first be published in the official newspapers for publication in such county, and a hearing be granted to any person interested, at a time and place to be specified in the notice. Each such notice shall be published at least three times during the ten days prior to the date of hearing.

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

Approved July 10, 1929.

No. 457, S.]

[Published July 12, 1929.

CHAPTER 280.

- AN ACT to amend paragraph (c) of subsection (9) and to create paragraph (d) of subsection (2) and paragraphs (g) and (h) of subsection (9) all of section 27.065 of the statutes, relating to county systems of parks and parkways.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Paragraph (c) of subsection (9) of section 27.065 of the statutes is amended to read: (27.065) (9) (c) Said bonds