the taking effect of this paragraph, eighty-five thousand dollars from the revolving appropriation made by subsection (20) of section 20.17 for the construction and equipment of a shop for manufacturing automobile plates, highway markers, street signs and similar articles. The plans and specifications for such shop shall be subject to the approval of the emergency board.

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

Approved July 30, 1929.

No. 320, A.]

[Published August 1, 1929.

## CHAPTER 337.

AN ACT to amend section 221.14 of the statutes, relating to investment of state banks in bank buildings.

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

Section 1. Section 221.14 of the statutes is amended to read: 221.14 A bank may purchase, hold and convey real estate for the following purposes only:

First. Such as shall be necessary for the convenient transaction of its business, including with its banking offices other apartments to rent as source of income. No bank shall invest in a banking office, including apartments connected therewith, together with furniture and fixtures, or become liable thereon in a sum exceeding fifty per cent of its capital and surplus; provided, that in lieu thereof it may invest, with the approval of the commissioner of banking, not to exceed thirty-five per cent of its capital and surplus in the stocks, bonds or obligations of a bank building corporation. Any bank not owning its banking offices shall not hereafter invest in furniture and fixtures a sum exceeding fifteen per cent of its capital and surplus.

Second. Such as shall be conveyed to it in satisfaction of debts previously contracted in the course of its business.

Third. Such as it shall purchase at sale on judgments, decrees or mortgage foreclosures under securities held by it, but a bank shall not bid at such sale a larger amount than is necessary to satisfy its debts and costs.

Fourth. No real estate acquired in the cases contemplated in the second and third subdivisions preceding, shall be held for a longer time than five years, except an extension is granted by the commissioner of banking. If such extension be not granted, it must be sold at a private or public sale within one year thereafter. Nothing in this section shall be construed to prevent a bank from loaning moneys upon real estate security as provided by law. Real estate shall be conveyed under the corporate seal of the bank, and the hand of the president or vice president and cashier or assistant cashier.

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

Approved July 30, 1929.

No. 445, A.]

[Published August 1, 1929.

## CHAPTER 338.

AN ACT to repeal sections 29.193, 29.209, 29.28 and subsection (1) of section 29.285 and to create a new section 29.28 of the statutes, relating to close season for Como, Phantom and Howett's lakes and to ice fishing.

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

SECTION 1. Sections 29.193, 29.209, 29.28 and subsection (1) of section 29.285 of the statutes are repealed.

- Section 2. A new section is added to the statutes to be numbered and to read: 29.28 (1) No person shall take, catch or kill fish, or fish for fish of any variety through the ice on the following named waters:
- (a) Adams county: Easton pond in sections twenty-eight and twenty-nine of township sixteen north, range six east, town of Easton; Goose lake, Lake Mason, commonly known as Briggsville pond.
- (b) Columbia county: Dates mill pond, Pardeeville mill pond in the town of Wyocena; Lake Wisconsin in Columbia and Sauk counties.
- (c) Dodge county: Any waters, except as provided in subsection (3).
- (d) Dunn county: Artificial lake formed by the Cedar Falls dam.
- (e) Forest county: Crane lake; North Lilly lake, Pickerel and Rolling Stone lakes.