No. 510, S.]

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CHAPTER 530.

AN ACT to amend subsection (3) of section 14.65, as amended by chapter 468, Laws of 1929, subsection (1) of section 14.71, as amended by chapter 479, Laws of 1929, subsection (1) of section 27.01, as amended by chapter 127, Laws of 1929, subsection (1) of section 29.26, as amended by chapter 290, Laws of 1929, subsection (4) of section 40.34, as amended by chapter 493, Laws of 1929, paragraph (b) of subsection (5) of section 67.05, as amended by chapter 515 (854-A), the first two lines of section 76.30, as amended by chapter 412, Laws of 1929, chapter 481, Laws of 1929; to repeal section 36.065, as amended by chapter 466, Laws of 1929; to renumber subsection (1) of section 73.05, Statutes of 1927, to be section 76.47, section 85.025, created by chapter 84, Laws of 1929, to be paragraph (b) of subsection (2) of section 85.06, and to re-enact section 85.215, created by chapter 328, Laws of 1929, and to amend subsection (3) of section 5.20 of the statutes, all for the purpose of correcting errors, reconciling conflicts, and supplying omissions to the acts of 1929.

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

SECTION 1. Subsection (3) of section 14.65 as amended by chapter 468, Laws of 1929, is amended by striking out the words "state civil service commission" and substituting the words "director of personnel".

Section 2. Subsection (1) of section 14.71 of the statutes, as amended by chapter 479, Laws of 1929, is amended to read: (14.71) (1) APPOINTMENT OF SUBORDINATES. Except as expressly provided by law, the governor, secretary of state, state treasurer, attorney-general, state superintendent, commissioner of insurance, state fire marshal, * * * director of purchases, railroad commission, industrial commission, adjutant general, state board of control, grain and warehouse commission, * * director of personnel, tax commission, commissioners of public lands, state conservation commission, supervisor of inspectors of illuminating oils, commissioner of banking, * * free library commission, state chief engineer, department of agriculture and markets, * * director of the

budget, geological and natural history survey, state board of health, state highway commission, state board of medical examiners, state board of dental examiners, state board of pharmacy, Wisconsin real estate brokers board, state board of vocational education and state athletic commission are each authorized to appoint such deputies, assistants, experts, clerks, stenographers, or other employes as shall be necessary for the execution of their functions, and to designate the titles, prescribe the duties, and fix the compensation of such subordinates, but these powers shall be exercised subject to the state civil service law, unless the position filled by any such subordinate has been expressly exempted from the operation of chapter 16 and subject, also, to the approval of such other officer or body as may be prescribed by law.

SECTION 3. Subsection (1) of section 27.01, as amended by chapter 127, Laws 1929, is amended to read: (27.01) (1) The state parks are designated as follows:

The state park in Polk county, as "Interstate Park of the Dalles of the St. Croix;"

The state park in the town of Gibralter, Door county, as "Peninsula State Park:"

The state park in the town of Nasawaupee, Door county, as "Potowatomi State Park;"

The state park in the town of Wyalusing. Grant county, as "Nelson Dewey State Park;"

The state park in Sauk county, as "Devil's Lake State Park;" The state park in the town of Delafield, Waukesha county, as "Cushing Memorial Park;"

The state park in Oneida county as "American Legion Memorial State Park and Forest Preserve."

Section 4. Subsection (1) of section 29.26, as amended by chapter 290, Laws 1929, is amended to read: (29.26) (1) No person shall take, capture, or kill fish of any variety, or fish for fish during the close season for trout, in streams and creeks containing trout, except the waters of the Wolf river and creeks and streams flowing into the same between the dam on the Wolf river at the outlet of Post lake in the town of Elcho and the bridge over the Wolf river at Pierson in the town of Ainsworth, all in Langlade county and except that suckers may be speared between March fifteenth and May first in the east branch of the White river between Dudley bridge in the town of Dakota and the Marquette

county line, in the west branch of the White river between the Sonora bridge in the town of Dakota and the Marquette county line, in the Mecan river between the Zinke bridge in the town of Richford and the Marquette county line, in Willow creek between the point where the two branches of said stream unite in section twelve, township eighteen north, range eleven east, town of Marion and Lake Poygan, in the Pine river between the point where said stream crosses the highway in section three, township nineteen north, range ten east, town of Leon and Lake Poygan, in Waushara county; or at any time in or from any spring hole or artificial well connected with any of the waters of this state; or from a motor-driven boat, or from any boat in tow of a motor boat, when the motor is in motion; or by means of shutting or drawing off water for that purpose; nor shall any person take, capture or kill fish within two hundred feet of any fishway, lock or dam otherwise than with a hook and line. No fish of any variety shall be taken in any manner within five hundred feet below any fishway, lock or dam in the counties of Washburn, Sawyer, Oneida, Florence, Vilas, Iron, Ashland, Bayfield, Douglas, and north of township number thirty-five in Price and Forest counties, and within three hundred feet above and five hundred feet below the dam at Kilbourn on the Wisconsin River. No person shall take or catch fish from a boat, float or platform in Flites pond on the Big Rush O'Cree creek in the town of Plainfield, Waushara county.

SECTION 5. Section 36.065, as amended by chapter 466, Laws of 1929, is repealed.

Section 6. Subsection (4) of section 40.34, as amended by chapter 493, Laws of 1929, is amended to read: (40.34) (4) If, in the judgment of the board, and the parent or guardian, it is to the advantage of the district and also to the advantage of the child to provide board and lodging in lieu of transportation for all or part of the time for children of the district, residing more than * * two miles from the school, the board and parent or guardian shall enter into a written contract under which such children shall be properly boarded and lodged not more than one mile from the school, and the board shall pay for such board and lodging from the general fund not to exceed two dollars per week. The district shall be reimbursed by the state at the rate of one dollar per week of five days for each child so boarded and lodged. It shall also be the privilege of the parent

or guardian to select the home in which the child be boarded and lodged. If the parent or guardian prefers to transport his child or children he shall be compensated and the district reimbursed as provided by subsection (1) of this section. The board may, if in its judgment it is to the interest of the district, in lieu of furnishing transportation or board and lodging, pay the tuition of such children in a school in another district which such children can conveniently attend without transportation.

SECTION 7. Paragraph (b) of subsection (5) of section 67.05 of the statutes, as amended by chapter 515 (854, A), Laws 1929, (b) (67.05)**(5)** No city shall issue is amended to read: any bonds for any purposes other than for waterworks, lighting works, gasworks, bridges, street improvements, street improvement funding, hospitals, harbor improvements, river improvements, breakwaters and protection piers, sewerage, parks and public grounds, street railway property, or paying the city's portion of the cost of abolishing grade crossings, for the purchase of sites for engine houses, for fire engines and other equipment of the fire department, for construction of engine houses, and for pumps, water mains, reservoirs and all other reasonable facilities for fire protection, apparatus or equipment for fire protection, school purposes or vocational school purposes, or for refunding any of the bonds issued for any of the aforesaid purposes, until the proposition for their issue for the special purpose thereof shall have been submitted to the electors of such city and adopted by a majority voting thereon. Whenever the common council of any city shall declare its purpose to raise money by issuing bonds for any purpose other than those above specified it shall direct, by resolution, which shall be recorded at length in the record of its proceedings, the city clerk to call a special election for the purpose of submitting the question of bonding the city to the electors thereof. Such elections shall be noticed, conducted, canvassed and the result declared as provided in this subsection, except that the notice of such special election and the ballot used thereat need not embody a copy of the resolution, but shall contain a statement of the purpose and the amount of the bonds proposed to be issued.

Section 8. Subsection (1) of section 73.05, Statutes of 1927, is renumbered section 76.47 and re-enacted.

SECTION 9. The first two lines of section 76.30, Statutes of 1927, as amended by chapter 412, Laws 1929, are amended to read:

(76.30) (1) (first two lines) Every company transacting the business of insurance against fire, marine or sprinkler leakage loss.

SECTION 10. Section 85.025, created by chapter 84, Laws of 1929, is renumbered paragraph (b) of subsection (2) of section 85.06.

SECTION 11. Section 85.215, created by chapter 328, Laws 1929, is re-enacted.

Section 12. Chapter 481, Laws of 1929, is amended as follows:

Pluralize the word "commissioner" wherever that word occurs in SECTIONS 6, 8, 12, 13, 14 and 16 of said chapter; substitute "their" for "his" in SECTION 7 of said chapter; strike out the word "official" in SECTION 11 of said chapter and insert after the word "city" in said section the words "having the largest circulation"; strike out the phrase "in the official papers" where it occurs in SECTION 16 of said chapter and insert in place of said phrase where it first occurs the phrase "as herein provided".

Section 13. Subsection (3) of section 5.20 of the statutes is amended to read: (5.20) (3) The state central committee of any party which * * polled less than seventy-five thousand votes in this state for presidential electors at the last preceding election, with the approval of the national committee of said party, certified by the respective secretaries thereof to the secretary of state, may change the name of any such party; provided, that such new name shall not duplicate the name of any existing national party. Such action shall be certified to the secretary of state by chairman and secretary of the committee and thereafter the party shall be known and designated by the name so selected and certified.

SECTION 14. This act shall take effect upon passage and publication.

Approved September 20, 1929.