

liver or receive for transportation, at any time, any *sturgeon* or *other* game fish taken from inland waters other than as follows:

29.48 Except as provided by section 29.52 no person shall sell, purchase, or barter, or offer to sell, purchase, or barter, or have in his possession or under his control for the purpose of sale or barter, any deer, squirrel, game bird, black bass, muskellunge, *sturgeon*, pike from inland waters, or trout other than lake trout, or the carcass or part thereof, at any time; nor any other game fish taken from inland waters during the period extending from the first day of January to the next succeeding twenty-ninth day of May of each year; nor any other game or other wild animal, or carcass or part thereof, during the close season therefor. This section applies, whether such animals were lawfully or unlawfully taken within or without the state.

SECTION 3. A new section is added to the statutes to read: 29.396 Any person having lawfully caught a sturgeon shall immediately attach, and leave attached to the tail, of such fish, a sturgeon tag. The conservation commission shall issue such tags, not exceeding five to a person, at a cost of five cents each.

SECTION 4. This act shall take effect upon passage and publication.

Approved June 11, 1931.

No. 348, S.]

[Published June 12, 1931.

CHAPTER 222.

AN ACT to amend section 153.01 of the statutes, relating to the practice of optometry.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 153.01 of the statutes is amended to read: 153.01 The practice of optometry is the employment of any means, other than the use of drugs, for the measurement of the powers of vision and the adaption of lenses, prisms and mechanical therapy for the aid thereof. No person shall practice optometry without a certificate of registration properly filed. This shall not apply to physicians and surgeons nor to the sale of spectacles * * * *containing simple lenses of a plus power only at an established place of business and as incidental to other business conducted therein without attempting to test the eyes and without advertis-*

ing other than price marking on the spectacles. The term "simple lens" shall not include bifocals. The furnishing, using or employment of any means, device or machine, designed or calculated to aid any person in the selection or fitting of spectacles or eye-glasses, the measurement of the powers or defects of vision and the adaption of lenses in and thereof shall constitute the practice of optometry.

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

Approved June 11, 1931.

No. 359, S.]

[Published June 12, 1931.

CHAPTER 223.

AN ACT to repeal section 226.10 and to amend section 330.22 of the statutes, relating to foreign corporations.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 226.10 of the statutes is repealed.

SECTION 2. Section 330.22 of the statutes is amended to read: 330.22 Within one year:

(1) An action against a sheriff or other officer for the escape of a prisoner arrested or imprisoned on civil process.

(2) All actions for damages for seduction or alienation of affections.

(3) * * * Any action to recover possession of, or to avoid the title to, any property real or personal * * * acquired by the defendant or his predecessors in title, from a *foreign* corporation * * * because such property was acquired by such corporation before complying with the terms of section 226.02.

* * *

(4) * * * Any action to recover the possession of, or avoid the title to, any property real or personal because such property was acquired by * * * a corporation before complying with the terms of section 226.02, brought against any *foreign* corporation * * * which shall * * * before the commencement of the action have complied with the terms of section 226.02, such year to be computed from the date of compliance with said section * * * .