sity of obtaining the consent of the proper municipal authorities as required by section 193.11. The provisions of this section shall apply only so far as the constitution and laws of the United States permit.

SECTION 13. Subsection (3) of section 226.025 of the statutes is amended to read:

(226.025) (3) The appointment of the secretary of state or the designation of a resident agent as attorney for the service of summons, notice, pleadings or process under paragraph (f) of subsection (3) of section 226.02 shall be applicable only to actions or proceedings against the foreign corporations described in this section (unless such corporations have been admitted to this state for purposes other than those mentioned in this section) where the cause of action or proceeding arises out of transactions between such foreign corporations and public utilities operating in this state with which such foreign corporations are affiliated; and to actions or proceedings by or before the public service commission involving the transactions described in subsection (1) herein, or involving the relation between such foreign corporations and public utilities operating in this state with which they are affiliated.

SECTION 14. The name "Public Service Commission" is substituted for the name "Railroad Commission" wherever the latter occurs in the Statutes.

SECTION 15. This act shall take effect upon passage and publication.

Approved July 3, 1931.

No. 421, S.]

[Published July 9, 1931.

CHAPTER 476.

AN ACT to amend sections 29.191, 29.34 (4) as amended by chapter 209, Laws 1931, 37.25 (7), as amended by chapter 305, Laws 1931, 70.11 (4), as amended by chapter 302, Laws 1931, 318.06 (4), as amended by chapter 259, Laws 1931, and to renumber 83.14 (9) created by chapter 325, (702, A), Laws 1931 to be 61.34 (39), all for the purpose of correcting errors, reconciling conflicts and supplying omissions.

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

SECTION 1. Section 29.191 of the statutes is amended to read: 29.191 There shall be no close season for hook and line fishing, except for large and small-mouthed bass, sturgeon and trout, in any of the following described waters: In the waters of the Mississippi river. * * * the bays and bayous connected therewith and in the waters of La Favette and Iowa * * counties; in the waters of Lake Winnebago in Fond du Lac, Calumet and Winnebago counties; in Buffalo lake, Marquette county; in Puckaway lake in Marquette and Green Lake counties; in Lake Poygan in Winnebago and Waushara counties; in Lakes Winneconne, Big and Little Butte des Morts in Winnebago county; in the Fox river in Marquette, * * Green Lake, Waushara and Winnebago counties and in Columbia county except where it flows through Park lake (in which the general laws shall be applicable); in the Wolf river in Winnebago and Outagamie counties and Waupaca counties * * * ; in the Rock and Crawfish rivers and in Lake Ripley and Lake Koshkonong in Rock, Jefferson and Dodge counties. During the period from March first to May twenty-eighth, both dates inclusive, live or dead minnows shall not be used for bait in any of the above waters specified in Jefferson county. There shall be no close season for hook and line fishing in Park lake in Columbia county and in Lake Wisconsin in Columbia and Sauk counties for perch, bluegills, sunfish, crappies and bullheads. There shall be no close season for fishing through the ice with hook and line for fish of any variety in the waters of the Mississippi river, and the lakes, bays, bayous and sloughs tributary thereto and connected therewith, except in Lower lake St. Croix and up the St. Croix river to the Dells, in the counties bordering on the Mississippi river, or in the waters of Allouez bay, Superior bay, St. Louis bay and St. Louis river connected with Lake Superior; the quantity and minimum length of fish so taken shall be as prescribed in section 29.19, and such fish shall not be sold or bartered. In Kenosha county the open season for the varieties of fish described in subsections (6) and (7) of section 29.19 shall commence on May twentyninth. In the Lemonweir river in Juneau county the open season for pickerel, bullheads and sunfish shall begin on April fifteenth.

SECTION 2. Subsection (4) of section 29.37 as amended by chapter 209, Laws 1931, is amended by adding at the end thereof

the following: "Nothing in this subsection shall apply to any of the waters in Marquette county."

SECTION 3. Subsection (7) of section 37.25, as amended by chapter 305, is amended to read:

(37.25) (7) The benefits provided in this section shall not be available to veterans after July 1, 1935, nor * * * after July 1, 1945, to the child not under sixteen and not over twenty-four years of age of a veteran who was killed in action or died of wounds or disease, traceable to World War service, between the dates of April 6, 1917, and July 2, 1921.

SECTION 4. The first sentence of subsection (4) of section 70.11, as amended by chapter 302 of the Laws of 1931, is amended to read:

(70.11) (4) (First sentence) Personal property owned by any religious, scientific, literary, educational or benevolent association, women's clubs, or incorporated historical societies, or by fraternal societies, orders or associations operating under the lodge system, except university, college and high school fraternities and sororities, which is used exclusively for the purposes of such association, and the real property necessary for the location and convenience of the buildings of such association and embracing the same, not exceeding ten acres; provided, such real or personal property is not leased or otherwise used for pecuniary profit; and the lands reserved for grounds of a chartered college or university, not exceeding * * * eighty acres; and parsonages, whether of local churches or districts, and whether occupied by the pastor permanently or rented for his benefits, and the real. estate of incorporated historical societies not exceeding ten acres in extent.

SECTION 4a. The first two sentences of subsection (4) of section 70.11, as amended by chapter 465, (984, A), Laws 1931 are amended to read:

(70.11) (4) (First two sentences) Personal property owned by any educational institution having a regular curriculum and offering courses for at least six months in the year, or by any religious, scientific, literary, or benevolent association, women's clubs or incorporated historical societies, or by fraternal societies, orders or associations operating under the lodge system, except university, college and high school fraternities and sororities,

which is used exclusively for the purposes of such association, and the real property necessary for the location and convenience of the buildings of such institution or association and embracing the same, not exceeding ten acres; provided, such real or personal property is not leased or otherwise used for pecuniary profit; and the lands reserved for grounds of a chartered college or university, not exceeding eighty acres; and parsonages, whether of local churches or districts, and whether occupied by the pastor permanently or rented for his benefit, and the real estate of incorporated historical societies not exceeding ten acres in extent. The occasional leasing of such buildings to similar organizations for literary, educational or benevolent purposes where all income derived therefrom is used for upkeep or maintenance, * * * or the leasing of such parsonages, shall not render them liable to taxation.

SECTION 5. Subsection (9) of section 83.14 of the statutes, as created by chapter 325, (702, A), Laws 1931 is renumbered subsection (39) of section 61.34.

SECTION 6. Subsection (4) of section 318.06 of the statutes, as amended by chapter 259, laws of 1931, is amended to read: (318.06) (4) To apply to realty. This section shall apply to all real estate described in any such judgment whether or not in the possession of the executor or administrator, and such judgment shall describe the real estate to be assigned and a certified copy of said judgment describing such real estate shall be * * recorded by the executor or administrator in the office of the register of deeds in each county wherein such real estate is located.

SECTION 7. The provisions of Chapter 299, laws of 1931 shall not be retrospective or retroactive with respect to the new matter therein contained, but shall apply and be available only to annuitants the first monthly payments of whose annuities are made after the effective date of said chapter.

SECTION 8. This act shall take effect upon passage and publication.

Approved July 3, 1931.