- * * * 138.19 CITY TREASURER TO HOLD FUNDS; MANNER OF PAYMENT OF CLAIMS. Money levied or appropriated or procured from the sale of such bonds or evidences of debt and all revenues of the commission, except revenues from joint improvements before divided, shall be held in the city treasury to the credit of the commission, and shall be paid out only on orders signed by the president and secretary after the allowance of claims by the commission, or on orders entered in the minutes of its meetings.
- * * 138.20 Annual report to city council. The commission shall, annually in January of each year, make a report to the city council of the city in which it is located, giving an account of its activities, and * * * an account of its revenues and expenditures, in the prior calendar year, and reporting such other matters as it deems of interest, and it may make such recommendations as it deems for the best interests of the city, its harbor and docks, wharves, slips, improvements and appurtenances and shipping and other facilities and interest.

138,21 NET REVENUES TO GO TO CITY. All revenues of the commission after paying overhead, operating, improving and additional expenses shall be annually turned over to the city in which the commission operates.

* * * 138.22 LIMITATION ON POWER TO CONTRACT DEBT. No commission under this * * * chapter shall have power to financially obligate the state of Wisconsin or the city in which it operates, in any manner without the consent of the state legislature or of the city council of such city.

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

Approved July 25, 1933.

No. 436, S.]

[Published July 31, 1933.

CHAPTER 491.

AN ACT to repel unintended implied repeals, to correct errors and to supply omissions in various acts of the 1933 session of the legislature.

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

SECTION 1. Subsection (1) of section 1.055, as amended by chapter 272, Laws 1933, is amended by substituting "conservation commission" for "conservation commissioner."

Section 2. Subsection (1) of section 29.62, as amended by chapter 156, Laws 1933, is amended to read:

(29.62) (1) The state conservation commission is authorized to take rough fish by means of seines, * * * nets or any other devices not injurious or detrimental to the propagation of game fish, or cause the same to be * * * taken, from any of the inland waters of this state other than those specified in subsection (2), whenever it shall find that such fish are detrimental to, retard the propagation of, or destroy game fish or aquatic vegetation suitable for food or cover for game fish or wild fowl therein, except that nets may be used in Lakes Winnebago, Winneconne, Povgan, Butte des Morts, Little Butte des Morts, Puckaway, the Wolf and Fox rivers and in any lakes located in counties which are entirely north of forty-four degrees thirty minutes north latitude and all waters of Dodge county. In waters requiring the removal of snags, stumps, stones or other obstructions the conservation commission is authorized to contract for a term of years with fishermen who will remove and clean up such lake and river bottoms to permit the seining of rough fish.

Section 3. Section 60.72, created by chapter 397, Laws 1933, is amended by substituting "town" for "Township" and "towns" for "townships" wherever said words occur in the section.

Section 4. The amendment made to section 77.10 (2) (a) by chapter 327, Laws of 1933, is not repealed by chapter 411. Both amendments stand. The purpose of this enactment is to declare that the later act did not repeal the earlier one.

SECTION 5. The amendment made to section 85.01 (4) (c) by chapter 364, Laws of 1933, is not repealed by chapter 414. Both amendments stand. The purpose of this enactment is to declare that the later act did not repeal the earlier one.

SECTION 6. Section 221.255, created by 1933 c. 8, is amended by inserting the words "and paying" after the word "receiving" wherever the latter occurs in paragraphs (a), (b) and (c) of subsection (1) and in subsections (2), (3) and (4).

Section 7. The amendment made to section 222.12 (3) by chapter 259, Laws of 1933, is not repealed by chapter 435 (757, A.). Both amendments stand. The purpose of this enactment is to declare that the later act did not repeal the earlier one.

Section 8. The amendment made to section 49.02 (4) by chapter 378, Laws 1933, is not repealed by chapter 408. Both

amendments stand. The purpose of this enactment is to declare that the later act did not repeal the earlier one.

Approved July 25, 1933.

No. 437, S.]

[Published July 31, 1933.

CHAPTER 492.

AN ACT to authorize the issuance of mortgage bonds by villages for the construction of water works in certain cases.

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

Section 1. Whenever any village has heretofore entered into contracts for the construction of a waterworks system and work has been done thereon and payment therefor is to be made from the proceeds of securities payable solely from the revenues derived from the operation of the said waterworks system, any such village is hereby authorized to issue and sell mortgage bonds to pay for such waterworks system under paragraph (b) of subsection (9) of section 66.06 of the statutes, notwithstanding the fact that no election was held in such village to vote upon the method of payment therefor as required by subsection (8) of said section 66.06.

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

Approved July 25, 1933.

No. 293, S.]

[Published August 3, 1933.

CHAPTER 493.

AN ACT to repeal subsection (6) of section 195.08 and to amend subsection (3) of section 195.05 and subsection (7) of section 195.08 of the statutes, relating to railroads.

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

Section 1. Subsection (6) of section 195.08 of the statutes is repealed.

Section 2. Subsection (3) of section 195.05 and subsection (7) of section 195.08 of the statutes are amended to read: (195.05) (3) All railroads to which the order applies shall make such changes in their schedule on file as may be necessary to make the same conform to said order, and no change shall thereafter