authorize the grouping of particular expenditures whenever it shall determine that economy will be promoted thereby. Such appropriations shall become available on the first day of said fiscal year but not before.

(5) At the request of the head of any department or office or at the request of any board, the county board may, by resolution adopted at any legal meeting, transfer money from one fund to another within the appropriation of the department, institution, office or board making the request, and by a resolution adopted by an affirmative vote of two-thirds of the members-elect of the county board at any legal meeting * * * such board may transfer money from the contingent fund to any other budgetary fund or appropriate money from the contingent fund for any legal county purpose. Notices of any change creating an increase in the total budget after the adoption thereof shall be published in such newspapers within 8 days after such change.

Approved April 30, 1943.

No. 182, S.]

[Published May 4, 1943. [Re-published May 5, 1943.

CHAPTER 104.

AN ACT to repeal 29.33 (21), 29.336 (5) and 29.337 (5) and to amend 29.15, 29.285 (2), 29.286 (1), 29.30 (2) (g), 29.47 (5) and 29.594 (1) of the statutes, relating to conservation, for the purpose of eliminating or correcting obsolete provisions and references.

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

Section 1. 29.15 is amended by striking out "29.36," in the last line.

Section 2. 29.285 (2) is amended to read:

(29.285) (2) No person shall have in his possession or under his control in Adams, Barron, Chippewa, Columbia, Dunn, Florence, Forest, Green Lake, Iron, Juneau, Langlade, Lincoln, Marathon, Marquette, Oneida, Portage, Rusk, Sauk, Sawyer, Taylor, Vilas, Waushara, or Wood counties any trammel, gill, hoop, or any other kind of net or fish trap that might take, catch or kill fish except minnow nets * * * and minnow traps as may be provided in conservation commission orders.

Section 3. 29.286 (1) is amended to read:

(29.286) (1) No person shall have in his possession or under his control, at any time, in Burnett, Washburn, Polk, Sawyer, Barron, Price, Vilas, Florence, Lincoln, Taylor, Dunn, Chippewa, Marathon, Clark, Eau Claire, Jackson, Wood, Dane, Monroe, Juneau, Adams, Marquette, Waupaca, Shawano, Outagamie, Waushara, Winnebago, Calumet, Fond du Lac, Dodge, Washington, Waukesha, Jefferson, Green Lake, La Fayette, Walworth, Rock, Green or Columbia counties any trammel, gill or hoop net, or any other kind of a net, nets or fish trap that might take, catch or kill fish except minnow nets * * and minnow traps as may be provided in conservation commission orders; whitefish and cisco nets as provided in section 29.35; and dip nets * * as may be provided in conservation commission orders.

Section 4. 29.30 (2) (g) is amended to read:

(29.30) (2) (g) No fish of any kind shall be taken or retained in any net, when drawn or lifted, other than the kind or kinds expressly authorized to be taken or retained in such net, as provided in this chapter; and except as provided * * * by conservation commission order any such other kind or kinds of fish coming into or taken in such nets shall be immediately returned, carefully and with as little injury as possible, to the waters from which they were taken.

Section 5. 29.33 (21), 29.336 (5) and 29.337 (5) are repealed.

Section 6. 29.47 (5) is amended to read:

(29.47) (5) Pike and pickerel in a frozen state, whether dressed or not dressed, legally taken or imported from any foreign country, are not subject to any of the provisions of this chapter except * * * as may be provided by conservation commission orders; but the person importing, transporting, dealing in, or selling such fish shall keep a separate record of all shipments and consignments thereof, containing the number of pounds, the date received, the name of the consignor, and the name of the carrier transporting the same, which shall be at all times open to inspection by the state conservation commission or its deputies.

Section 7. 29.594 (1) is amended to read:

(29.594) (1) A special license for the taking, catching or killing of beaver by means of trapping only shall be issued by the

conservation commission subject to section 29.09 when there is an open season for such animals established under * * * conservation commission order, and only to residents of this state who have resided herein for a period of one year prior to the date of making application for such license and no person shall take, capture or kill, or attempt to take, capture or kill any beaver by trapping without procuring such a license.

Approved May 3, 1943.

No. 25, S.]

[Published May 6, 1943.

CHAPTER 105.

AN ACT to amend 40.87 (4) (b) of the statutes, relating to minimum salaries of common school teachers and school aid. The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

40.87 (4) (b) of the statutes is amended to read:

40.87 (4) (b) No aid shall be paid to any city, except to a city of the first class, or to any village or town for any school district therein for any year during which such district shall not have maintained a common school for at least 9 months taught by a qualified teacher at a salary of not less than * * * \$1,200 per school year commencing with the school year 1943-1944 if the certificate of such teacher is based on 4 years or more of professional training with a degree and \$1,000 per school year if such teaching certificate is based on less than 4 years of professional training; unless the state superintendent shall be satisfied that such school was maintained and so taught for at least 3 months. and the failure to maintain and so teach it for 9 months was occasioned by some extraordinary cause not arising from intention or neglect on the part of the responsible officers. Time spent by the teacher or teachers of such districts in attendance upon an institute in the county, shown by due reports to have been allowed by the district board without deduction from such teacher's wages, shall be counted as a part of such 9 months. No aid shall be paid to any city of the first class for any board of school directors therein for any year during which such board of school directors shall not have maintained common schools taught by qualified regular teachers at salaries of not less than