

pay over to the treasurer of said county all fines paid him, imposed under the laws of this state, and all of the aforesaid fees collected by him in criminal actions since the first day of November of the preceding year, taking said county treasurer's duplicate receipt therefor; one of said receipts shall be filed in the office of the county clerk of said county. And said municipal judge shall file with said county clerk on said day, a statement, verified by his affidavit, of all fines and municipal court fees received by him in each criminal action in which any such fines or fees have been paid since the first day of November of the preceding year, together with the statements required by other magistrates by section 679 and section 680 of the revised statutes as amended.

(Chap. 228, laws of 1895.) Section 15. In all actions in the municipal court for the county of Vilas, attorneys' fees shall be allowed to the prevailing party as provided in section 3775, of the revised statutes, *except that when the amount of judgment is for two hundred dollars or over the amount of attorneys' fees shall be twenty dollars.*

SECTION 2. *The action of the county board of supervisors of Vilas county at the annual meeting of said board for the year 1911 whereby said board adopted a resolution in which resolution the said board fixed or attempted to fix the salary of the municipal judge is hereby legalized and the salary so fixed or attempted to be fixed by the said county board in said resolution is hereby declared to be the salary of said municipal judge from and after the adoption of said resolution.*

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 26, 1913.

No. 283, S.]

[Published April 29, 1913.

CHAPTER 131.

AN ACT to amend subdivision (a) of subsection 1 of section 4560a—44 of the statutes, relating to the use of nets in the waters of Green Bay and Fox river.

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

SECTION 1. Subdivision (a) of subsection 1 of section 4560a—44 of the statutes, is amended to read: (Section 4560a—44).

1. (a) A gill net having meshes less than three and one-half inches for lake trout and whitefish; provided, however, that gill nets having meshes not less than two and three-eighths inches

may be used during the open season for perch and other rough fish; and, provided further, that gill nets having meshes not less than two and one-eighth inches may be used during the season from January first to April first, for herring only.

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

Approved April 26, 1913.

No. 76, S.]

[Published April 29, 1913.

CHAPTER 132.

AN ACT providing for the publication of an index to the Wisconsin historical collections.

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

SECTION 1. The printing board is hereby authorized to provide for the publication in an edition of twenty-five hundred copies, corresponding in style to the Wisconsin historical collections, of a special volume containing an index to the first twenty volumes of said collections, the copy therefor to be prepared by the superintendent of the state historical society, without expense to said board.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 26, 1913.

No. 299, S.]

[Published April 29, 1913.

CHAPTER 133.

AN ACT to amend section 573b of the statutes, relating to commitment to the state public school.

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

SECTION 1. Section 573b of the statutes is amended to read: Section 573b. All courts and officers authorized by law to commit or apply for the commitment of dependent or neglected children to industrial schools, asylums or other institutions for the care of such children, shall, before making such commitment, upon application of the parents or guardians thereof, take into consideration, in selecting the institution to which the commitment shall be made, the wishes of such parents or guardians; but if no such application is made, the child, if of proper age and condition, shall be sent to the state public school. No child now or hereafter committed by any such court or officer to any