No. 549, A.]

[Published July 13, 1929.

CHAPTER 289.

AN ACT to amend the introductory paragraph of section 142.08 of the statutes, relating to the payment of the cost of caring for patients at the Wisconsin general hospital.

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

Section 1. The introductory paragraph of section 142.08 of the statutes is amended to read. (142.08) (Introductory paragraph) The net cost of caring for a certified patient shall be paid one-half by the state and one-half by the county of his legal settlement. The county board may in its own name collect from such patient the total net cost of such care, and after deducting its share of the cost of such care pay the balance so collected to the state.

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

Approved July 11, 1929.

No. 698, A.]

[Published July 15, 1929.

CHAPTER 290.

AN ACT to amend subsection (1) of section 29.26, subsection (1) of section 29.27 of the statutes, relating to open season for suckers in certain trout streams in Waushara county.

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

SECTION 1. Subsection (1) of section 29.26 and subsection (1) of section 29.27 of the statutes are amended to read: (29.26)

(1) No person shall take, capture, or kill fish of any variety, or fish for fish during the close season for trout, in streams and creeks containing trout, except that suckers may be speared between March fifteenth and May first in the east branch of the White river between Dudley bridge in the town of Dakota and the Marquette county line, in the west branch of the White river between the Sonora bridge in the town of Dakota and the Marquette county line, in the Mecan river between the Zinke bridge in the town of Richford and the Marquette county line, in Willow creek between the point where the two branches of said stream

unite in section twelve, township eighteen north, range eleven east, town of Marion and Lake Poygan, in the Pine river between the point where said stream crosses the highway in section three. township nineteen north, range ten east, town of Leon and Lake Poygan, in Waushara county; or at any time in or from any spring hole or artificial well connected with any of the waters of this state; or from a motor-driven boat, or from any boat in tow of a motor boat, when the motor is in motion; or by means of shutting or drawing off water for that purpose; nor shall any person take, capture or kill fish within two hundred feet of any fishway, lock or dam otherwise than with a hook and line. fish of any variety shall be taken in any manner within five hundred feet below any fishway, lock or dam in the counties of Washburn, Sawyer, Oneida, Florence, Vilas, Iron, Ashland, Bayfield, Douglas, and north of townships number thirty-five in Price and Forest counties, and within three hundred feet above and five hundred feet below the dam at Kilbourn on the Wisconsin river. No person shall take or catch fish from a boat, float or platform in Flites pond on the Big Rush O'Cree creek in the town of Plainfield, Waushara county.

(29.27) (1) No person shall take, catch, kill, or fish for fish of any variety with more than five lines with one hook to a line or with more than three lines with two hooks to a line, or with any line equipped with more than two hooks or one trolling spoon or artificial bait, or with any fish line or lines and hooks left in the water unattended; or any game fish by any means other than angling or trolling, except as provided in subsection (2) of section 29.28 and section 29.30; nor shall any person use a spear for the purpose of taking, catching or killing any rough fish at any time in nonnavigable waters containing trout, except suckers as provided in subsection (1) of section 29.26, or during the close season for trout in navigable waters containing trout, or at any time in Lake Mason, commonly known as Briggsville pond, or the inlet, outlet or marshes adjacent to the same, or in Pine lake, in the town of Hancock, and Fish lake, in the towns of Hancock and Deerfield, Waushara county, or in the Chain of Lakes, Mirror or Shadow lakes, in the town of Farmington, Davton, Waupaca, and the city of Waupaca, Waupaca county, or in Devil's lake, Sauk county, or in the waters known as Koenig's mill pond, situated in sections seven, eight, seventeen and eighteen

of township nine north, of range six east, town of Prairie du Sac, or in the nighttime in any other inland waters.

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

Approved July 13, 1929.

No. 146, A.]

[Published July 16, 1929.

CHAPTER 291.

AN ACT to repeal chapter 63 of the laws of 1895, chapter 244 of the laws of 1905, chapter 422 of the laws of 1907, chapter 135 of the laws of 1913, chapter 524 of the laws of 1919, chapter 412 of the laws of 1921, and chapter 183 of the laws of 1925, and all acts amendatory thereof, relating to the first and second municipal courts of Oneida county and abolishing the same; and to confer on the county court of Oneida county eivil and criminal jurisdiction.

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

SECTION 1. Chapter 63 of the laws of 1895, chapter 244 of the laws of 1905, chapter 422 of the laws of 1907, chapter 135 of the laws of 1913, chapter 524 of the laws of 1919, chapter 412 of the laws of 1921, and chapter 183 of the laws of 1925, and all acts amendatory thereof, are repealed, and the first and second municipal courts of Oneida county are hereby abolished.

Section 2. All public records and files of said municipal courts shall, as soon as this act takes effect, be transferred to and become the official records of the county court of Oneida county; and all actions pending in said municipal courts when this act becomes effective shall be transferred to, and jurisdiction thereof be vested in, said county court, and the same shall be concluded in accordance with the practice now governing said municipal courts.

SECTION 3. There is hereby conferred on the county court of Oneida county jurisdiction of the following actions, matters and proceedings, to wit:

(1) The said county court shall have and exercise civil jurisdiction concurrent with and equal to the jurisdiction of the circuit court of Oneida county in all (a) actions, suits and proceedings at law, of every kind and nature, except actions where