

five hundred dollars for each and every such violation, to be collected in a civil action in the name of the state.

SECTION 2. All acts or parts of acts in conflict with the provisions of this act are repealed in so far as they are inconsistent herewith.

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

Approved May 13, 1909.

No. 852, A.]

[Published May 13, 1909.

CHAPTER 120.

AN ACT to amend subsection 6 of section 1946x, section 1950q and section 1952d of the statutes, relating to life insurance.

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

SECTION 1. Subsection 6 of section 1946x of the statutes is amended to read: 6. The "expense charge," for any policy year is the excess of the stipulated premium for such policy year and the terminal reserve of the preceding policy year over the sum of the mortality charges and deposit for such policy year. * * *

SECTION 2. Section 1950q of the statutes, is amended to read: Section 1950q. No company mentioned in section 1950n shall in any calendar year, on account of any policy, make or incur any expense or permit any expense to be made or incurred on its behalf or under any agreement with it * * * for commissions and advances to agents, greater than the expense charge becoming available on such policy in such calendar year.

SECTION 3. Section 1952d of the statutes is amended to read: Section 1952d. Not less than thirty nor more than sixty days prior to the date of distribution of the dividend on any policy in any year after the year 1907, every company having in force in this state any policy within the provisions of section 1952b shall mail to the insured named in each policy, at his last known postoffice address, a statement of the apportionment of surplus to such insured according to the last dividend ascertainment, which statement shall be in the following form:

Annual Statement of Dividend Apportionment for 19...
 On Policy No..... Name.....
 Mortality table.....
 Interest basis..... per cent.

Gain from interest computed at per cent.	\$
Gain from mortality charge computed at per cent.	\$
Gain from expense charge	\$
Gain from all other sources	\$
Total dividend credit for year	\$
Dividend credit preceding year	\$
Interest credit at per cent.	\$
Total dividend credit 19	\$
Interest earned by company, gross per cent, net per cent.	
Mortality gain actually experienced per cent.	
* * *	
.....	Secretary.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved May 13, 1909.

No. 422; A.]

[Published May 13, 1909.

CHAPTER 121.

AN ACT to create section 2261m of the statutes, relating to the platting of lands near the boundaries of cities of the first, second and third classes.

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

SECTION 1. There is added to the statutes a new section to read: Section 2261m. 1. The owner of any lands lying outside the corporate limits of any city in the state of the first, second or third class, and situated within one and one-half miles of such limits, desiring to divide the same into lots or blocks by the platting thereof, shall, in the platting of such lands, cause the streets and alleys shown on the map thereof to be laid out and platted to the satisfaction of the common council of such cities, and shall submit such map thereof, and if it shall be approved, he shall cause it to be recorded within thirty days of the date of such approval together with the evidence of approval of the common council, which shall be a copy of the ordinance or resolution adopted by such common council certified to by the city clerk, and affixed to such map.

2. Any map or plat of such lands not so approved or not accompanied by such evidence of its approval or which shall not be offered for record, on or before sixty days after the date of such resolutions, shall not be recorded or received for