thousand feet; on shingles, three cents per thousand; on lath, two cents per thousand pieces; on boats, scows, or barges, over thirty feet in length, three cents per foot, lineal measure; and between the foot of Conant's Rapids and the foot of Grand Rapids, an amount, or rate, not exceeding the foregoing rate, on the same articles; and between the foot of Little Bull Falls and the foot of Conant's Rapids, an amount, or rate, not greater than the foregoing, on the same articles; and between the foot of Big Bull Falls and the foot of Little Bull Falls, an amount, or rate, not to exceed that above named, on the same articles; and between Jenny Mills and the foot of Big Bull Falls, an amount, or rate, not to exceed that above named, on the same articles; and for all logs, lumber, or timber which may be run over the improvements of said company on Grand Father Bull Falls, a toli not to exceed ten cents for each and every thousand feet so run thereover; provided, that the toll so levied shall be reasonable and proportioned to the benefits afforded by such improvements to the navigation of the river.

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

Approved March 11, 1876.

CHAPTER 299.

[Published March 31, 1876.]

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AN ACT to amend section one (1), of chapter thirty-three (33), of the general laws of 1874, relating to permanent land-marks.

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

SECTION 1. Section one (1), of chapter thirty-three Amonded. (33), of the general laws of 1874, is hereby amended so as to read as follows: Section 1. The qualified electors of the several towns in this state are hereby Electors may authorized to determine by vote, at any annual town determine by meeting hereafter to be held, or at any special town permanent meeting which may be called for that purpose, shall be estab-whether they are in favor of erecting permanent landmarks at the corners of sections, and quarter stakes, or not, due notice thereof having been given as pro-

vided by law in case of special town meetings; and for this purpose every qualified elector may vote a separate bailot, upon which shall be written or printed, or partly written and partly printed, the following words: "For erection of permanent landmarks," or "Against erection of permanent landmarks," which ballots shall be counted and canvassed in the same manner as ballots for town officers are canvassed.

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

App.oved March 11, 1876.

CHAPTER 300.

[Published March 16, 1876.]

AN ACT to amend section one (1) chapter two hundred and ninetynine (299), of the general laws of 1873, entitled, "An act to amend chapter fifty-six (56), general laws of 1870, entitled 'an act to provide for the incorporation and government of fire and inland navigation insurance companies."

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

Amended.

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What annual statements of insurance companies shall show.

SECTION 1. Amend section one (1), of chapter two hundred and ninety-nine (299), of the general laws of 1873, by striking out of said section, all between the word "salaries," where it occurs in the ewenty-second (22d) line of said section, and the word "provided," where it occurs in the thirty-seventh (37th) line of said section, so that the section, when amended, shall read as follows: Section 1. Section thirty-three (33), chapter fifty-six, general laws of 1870, is hereby amended by striking out the word "incorporated," where it occurs in the thirty-fourth (34th) line as printed, so as to read as follows: Section 33. It shall be the duty of every company transacting the business of insurance under this act, to include in its annual statement, a statement showing the amount received in the state during the year for which such statement is made, in cash for premiums, in premium notes, in cash notes, and the amount received from other sources; and showing also the amount paid in this state for salaries, commissions to agents, and for losses during the same period. And each such company, be-