

2. Every such city is hereby authorized and empowered to acquire by gift, grant or purchase for the purposes aforesaid, suitable lands, buildings, *plants, equipments*, and docks, to erect and construct such buildings, *plants*, and docks if necessary and to * * * *equip* and maintain the same, and to provide the necessary means for the purpose of *furnishing*, transporting and distributing such fuel.

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

Approved May 11, 1917.

No. 75, A.]

[Published May 14, 1917.]

CHAPTER 198

AN ACT to repeal sections 1317m—20 to 1317m—24, inclusive, and section 1347n, of the statutes, and to create a new section to be numbered 1347n of the statutes, relating to drag roads.

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

SECTION 1. Sections 1317m—20 to 1317m—24, inclusive, and section 1347n, of the statutes, are repealed.

SECTION 2. A new section is added to the statutes to be numbered and to read: Section 1347n. 1. The town board of each town shall designate such highways as in their judgment, by reason of amount of travel and grade conditions, should be known as drag roads, and shall divide the same into sections as will best carry out the purposes and provisions of this section. The town board shall cause such roads to be dragged when the conditions of such highway require such work and shall provide an earth road drag for each section, which shall be not less than seven feet in length.

2. The town board shall appoint a dragman for each section whose duty it shall be to drag such highway under the directions of the town board, or may contract to have any section dragged and may pay such compensation for such work as such board may deem proper. In either case preference shall be given to residents on land abutting such sections. The town board may remove a dragman on any section from his position for failure to properly perform his duty and may make another appointment for such section at any time.

3. The supervisors of each town shall, when they assess the highway tax in their respective towns, levy a sufficient tax to carry out the provisions of this section.

4. It shall be unlawful for any person or persons to place loose earth, weeds, sods, or other matter on the portion of a road

which has been dragged and so maintained in good condition, or to place any material in such a manner as to interfere with the free flow of water from the dragged portion of the road to the side gutters or ditches; provided that this restriction shall not apply to deposits of earth or other material that may be made by the authority of the proper road officials, if necessary, for filling or raising the elevation of a given section of road or other necessary construction work.

SECTION 3. This act shall take effect upon passage and publication.

Approved May 11, 1917.

No. 259, A.]

[Published May 14, 1917.

CHAPTER 199

AN ACT to amend subsection 1 of section 1948f, section 1952d, and subdivision (31) of subsection 23 of section 1959 of the statutes, relating to the requirements for filing policy forms and values and the mailing of dividend statements to policy holders by life insurance companies, and the form of the annual statements made by fraternal benefit societies.

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

SECTION 1. Subsection 1 of section 1948f of the statutes is amended to read: (Section 1948f) 1. On and after the first day of January, 1912, no policy of life or disability insurance as defined in subsections 3 and 4 of section 1897, shall be issued or delivered in this state until the same has been approved by the commissioner of insurance, or until there has been filed with him at least thirty days:

- (a) A copy of the form of such policy;
- (b) A copy of any table of rates or statement of benefits furnished to agents or to insureds or to the public in this state;
- (c) In case of life insurance, a separate statement on the basis of one thousand dollars of insurance for each age at which policies are to be issued, stating in dollars and cents, for each year * * *
 - (1) the premium;
 - * * *
 - (2) The reserve; provided that the reserve need not be extended beyond the first twenty policy years until such policies have been in force for twenty years, and provided further that the reserve for annuity provisions contained in continuous income or survivorship contracts need not be filed; and
 - * * *
 - (3) The value at the end of each policy year of