Section 1. Section 348.488 (4575s) of the statutes is amended (348.488) (4575s) Any unauthorized surance company or other unauthorized insurer which shall hereafter take or receive any application for \* \* \* insurance • in this state, or shall receive or collect a premium on any part thereof for such insurance, shall be punished by a fine of not more than five thousand dollars. Any officer, agent, solicitor, or broker, or other employe of any unauthorized insurance company or other unauthorized insurer who shall take or receive any application for insurance this state, or shall receive or collect a premium or any part thereof for such insurance, shall be guilty of a felony, and shall be punished by a fine of not more than five hundred dollars, or imprisonment in the state penitentiary for one year, or by both such fine and imprisonment.

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

Approved June 25, 1925.

No. 316, S.]

[Published June 27, 1925.

## CHAPTER 376.

AN ACT to amend subsection (30) of section 165.01 of the statutes, relating to prohibition.

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

Section 1. Subsection (30) of section 165.01 of the statutes is amended to read: (165.01) (30) No person having a license for the sale of non-intoxicating liquors to be sold for consumption upon the premises where sold, shall maintain a standing bar or counter of any description at which any such drinks or liquors are consumed, in the place or room covered by such license, and no stall, booth, or other inclosure of any kind in or connected with such place or room shall be maintained, and the windows and doors of any such place or room shall be unobstructed by screens, blinds, paint or other articles so that a clear and unobstructed view of the interior of said place or room from the outside may at all times be had. No such person shall have in his possession on or about said premises any intoxicating liquor. The provisions

of this subsection shall not apply to any bona fide registered pharmacist who is the owner of a retail drug store who may hold a Class A permit and a federal permit to purchase and dispense intoxicating liquor on the prescription of a physician.

(30a) The commissioner, his deputies or any peace officer may inspect the premises of any person having a license for the sale of non-intoxicating liquors at any reasonable time without warrant.

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

Approved June 25, 1925.

No. 296, S.]

Published June 27, 1925.

## CHAPTER 377.

AN ACT to create subsection (6) of section 201.05 and to amend subsection (2) of section 203.06 of the statutes, relating to combined coverage.

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

Section 1. A new subsection is added to section 201.05 of the statutes to be numbered and to read: (201.05) (6) When, in a mutual company or reciprocal exchange, paying no commission for the procurement of business and confining its business to a line of risks principally sprinklered, in course of being so sprinklered, or principally of non-combustible construction and occupancy, and allied properties of such risks under the same ownership and used in connection with the business operation and conduct of such risks, and which insurer receives from its members premium deposits in excess of the expected requirements, the unabsorbed portions of which are returned to the members, the same policy embraces more than one of the risks specified in subsections (1) and (12) of section 201.04, it may be with or without a separate premium charge. This specific provision shall not change the construction of provisions applicable to other risks.

Section 2. Subsection (2) of section 203.06 of the statutes is amended to read: (203.06) (2) Printed or written forms of description and specifications or schedules of the property covered by any particular policy, and any other matter necessary to