

arising out of the performance of their duties. The cost of said bond shall be paid by the county.

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

Approved April 22, 1927.

No. 198, S.]

[Published April 25, 1927.

CHAPTER 45.

AN ACT to amend section 205.15 relating to representation in the compensation and inspection bureau.

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

SECTION 1. Section 205.15 is hereby amended to read: 205.15 Each class of insurers, to wit, stock companies *and non-stock companies* * * * which are members of such bureau shall be represented in the bureau management and on committees as provided in the by-laws, but the *stock companies* * * * and *non-stock* * * * companies shall have equal representation on the governing or managing committee and also on the rating committee of the bureau. One-half the members of each committee shall be chosen by the *stock* * * * companies and one-half by the *non-stock* * * * companies. Each member company shall be entitled to one vote. In case of a tie vote upon any committee the compensation insurance board shall cast the deciding vote.

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

Approved April 22, 1927.

No. 101, S.]

[Published April 25, 1927.

CHAPTER 46.

AN ACT to create subsection (15) of section 21.615 of the statutes, relating to the use of state and municipally owned armories.

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 21.615 of the statutes to read: (21.615) (15) The governing body of any state or municipally owned armory shall provide a meeting room therein for the Spanish American War Veterans and the American Legion. No charge for rent shall be made for such room, but the respective organizations may be required to pay their fair share of the expense of caring for, heating and lighting the same.

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

Approved April 22, 1927.

No. 138, S.]

[Published April 25, 1927.

CHAPTER 47.

AN ACT to amend section 315.02 of the statutes, relating to the application to determine descent of lands.

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

SECTION 1. Section 315.02 of the statutes is amended to read: 315.02 When any person shall die intestate, seized of an estate of inheritance in any lands in this state and leaving no personal property in this state which would be proper assets in the hands of an administrator for the payment of debts after six months from the death of such decedent, and in any case in which administration shall not have been granted in this state after three years from the death of such decedent, the widow or husband of such decedent or any heir or grantee of any heir of such decedent or any person entitled to any interest in such lands may apply to the county court of the county in which such decedent was last resident, or if such decedent was not an inhabitant of this state, to the county court of any county in which such lands or some part thereof are situated, to determine the descent of such lands. Such application shall be by a verified petition which shall show, as particularly as known or can be with due diligence ascertained, the time and place of death and last place of residence of such decedent, and the other facts which authorize the proceeding according to the provisions of section 315.01; the names, residences and relationship to the decedent of all the heirs and their grantees entitled to any interest in said lands, stating