and amended to read: 201.385 SERVICE OF PROCESS ON THE IN-SURANCE COMMISSIONER. \* \* (1) Whenever such insurers shall have appointed the commissioner of insurance as their true and lawful attorney or shall be required to do so by any law of this state, service upon such attorney shall be deemed sufficient service for all purposes upon the principal, and shall be as effectual for all purposes as though made upon a corporation or other insurer existing under the laws of this state. The service of such process shall be made by leaving duplicate copies thereof in the hands or office of the commissioner of insurance and paying to him for the use of the state a fee of two dollars. A certificate by the commissioner of insurance showing such service and attached to the original or a third copy of such process presented to him for that purpose shall be sufficient evidence thereof.

\* \* (2) A record shall be kept by the commissioner showing the day and hour when any such process has been so served. He shall also immediately forward by mail a copy of such process to the secretary or attorney in fact of the corporation or other insurer upon whom service shall be so made, or in case of a corporation or other insurer from a foreign country such copy shall be forwarded to the resident manager or attorney in fact, if any, in this country.

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

Approved May 18, 1931.

No. 167, S.]

[Published May 19, 1931.

## CHAPTER 123.

AN ACT to create paragraph (f) of subsection (6) of section 30.085 of the statutes, relating to emergency work on harbor facilities.

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

SECTION 1. A new paragraph is added to subsection (6) of section 30.085 of the statutes to read: (30.085) (6) (f) Whenever repairs shall become necessary in or to any crane machinery, apparatus, appliance, track, bridge or other part of any harbor facility operated, controlled or owned by the board of harbor commissioners, which in the judgment of the chief engineer, terminal director, general manager or other official having executive charge of such facility constitutes an emergency in that it interrupts the ordinary use and operation of such facility such official may order such repairs to be made by some competent party without public advertisement or the receiving competitive bids or the intervention of a formal contract. Such official shall, in all cases of such emergency repairs, report the circumstances thereof, including the agreed price or estimated costs of such emergency repairs to the board of harbor commissioners at its first meeting ensuing; and he shall also forthwith send a copy of such report to the city controller or other chief auditing officer of the city. Whenever any party is liable, under a lease or otherwise, to reimburse the city for repairs or cost of maintenance of such harbor facility, the official in executive charge shall also send a copy of such report to the party so liable.

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

Approved May 18, 1931.

No. 220, S.]

[Published May 19, 1931.

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## CHAPTER 124.

AN ACT to create section 27.20 of the statutes, relating to a state regional planning committee.

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

SECTION 1. A new section is added to the statutes to read: 27.20 (1) The state regional planning committee shall consist of the state chief engineer, one member each of the railroad commission and the highway commission and the industrial commission designated by the respective commissions, the state health officer, the director of conservation, and the state director of regional planning.

(2) The state director of regional planning shall be the secretary and executive officer of the committee. Such executive officer shall be the administrative agent for the state regional planning committee. The committee shall make such inspections, conduct such investigations and do such other acts as may be necessary to carry out the provisions of this section. The executive officer shall have all the powers conferred by law upon the com-