

No. 24, A.]

[Published May 13, 1943.]

**CHAPTER 111.**

AN ACT to amend 202.06 (2) of the statutes, relating to the risks which may be insured by town mutuals.

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

202.06 (2) of the statutes is amended to read:

202.06 (2) They shall not insure any property other than detached dwellings and outbuildings used in connection therewith and their contents; farm buildings and their contents; live stock in possession or running at large; farm products on premises and farming tools; implements, machinery and vehicles, but if authorized by an annual meeting they may insure in an amount not exceeding \$10,000 on any single risk, country stores, schoolhouses, town and society halls, churches, country hotels, water mills, blacksmith shops, cheese factories, creameries, country taverns, country social halls, country garages, country oil stations, electrically or motor driven feed mills in the country, grain elevators located outside of cities, *buildings, equipment, materials, and supplies of rural electric cooperative associations*, and the contents of any such buildings and buildings of agricultural societies; provided that in any insurance on specifically rated risks in incorporated villages or cities, the rate shall be filed with the insurance department and rating bureau and audited by a rating bureau.

Approved May 11, 1943.

No. 40, A.]

[Published May 13, 1943.]

**CHAPTER 112.**

AN ACT to amend 5.05 (5) (a) and (6) (c) of the statutes, relating to signing and the number of signers on nomination papers.

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

5.05 (5) (a) and (6) (c) of the statutes are amended to read:

5.05 (5) (a) For nominations of state officers, congressmen, county officers and all judicial officers elected by the voters of