and condition of all insurance companies doing business in this state and of the state insurance fund, arranged in tabular form or in abstracts, in classes, according to the different kinds of insurance.

(3) There shall be printed 2,500 copies of his report; and said commissioner may, in his discretion, cause to be bound together or separately the portions relating to life, fire, casualty and surety insurance. The commissioner shall cause one copy of the report to be sent to each member of the senate and assembly.

Section 2. 210.04 (6) of the statutes is amended to read;

210.04 (6) For carrying out the provisions of sections 210.01 to 210.03, and this section, the commissioner, with the approval of the governor, may employ such assistants as necessary, and fix their compensation, which compensation, together with the expenses of such assistants and of the commissioner and his employes and the expenses of conducting the "state insurance fund," shall be paid out of the state insurance fund on the certificate of the commissioner, audited by the secretary of state. The commissioner of insurance shall make such inspection and report upon all property insured as may be required, in addition to the report specified in section 200.15.

Section 3. 200.15 (2) (e) of the statutes is created to read: 200.15 (2) (e) The kind and total amount of insurance carried in the state insurance fund together with the amount of premiums collected, the source and nature of any other income, and the disbursements made. The report shall state separately the premiums, losses, the kind and amount of insurance carried on state property, and on other than state property.

Approved May 26, 1947.

No. 106, A.]

[Published May 29, 1947.

## CHAPTER 181.

AN ACT to amend 85.08 (25c) and to create (25a) of the statutes, relating to motor vehicle occupational licenses.

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

Section 1. 85.08 (25a) of the statutes is created to read: 85.08 (25a) INSTRUCTION TO ACCUSED. Before taking

the plea of any person charged with any violation of law which requires the revocation upon conviction of the accused's operator's license and motor vehicle registration plates, registration certificate, registration plate inserts, and windshield registration stickers as provided in section 85.08 (25), it shall be the duty of the presiding judge or justice to instruct the accused as to the provisions of said section.

Section 2. 85.08 (25c) of the statutes is amended to read: 85.08 (25c) The presiding judge or justice at the time of conviction of any person on a charge of violating any state law or county, city or village ordinance prohibiting a person from operating a motor vehicle while under the influence of intoxicating liquor may order the commissioner of the motor vehicle department to issue an occupational license to such person provided that such person has not been convicted of any such offense within the preceding 12-month period. Such occupational order shall be mailed to the motor vehicle department with the report of conviction and operator's license of the convicted operator. No occupational license shall be ordered or issued until after 90 days following the date of the conviction unless the conviction resulted from a non-occupational operation. An occupational license means authority to operate a motor vehicle only where such operation is an essential part of the occupation or trade. The order for issuance of an occupational license shall contain definite restrictions as to hours of the day, type of occupation, areas or routes of travel to be permitted under such license. If the order for an occupational license permits the convicted operator to operate vehicles other than those registered in the name of the person or company by which he is employed, the commissioner of the motor vehicle department shall not issue an occupational license to such person until such person has filed acceptable proof of his financial responsibility as specified The period of restricted operation under an in section 85.09. occupational license shall be for one year from the date of conviction. Where a restricted license is issued and is not revoked during the year the department shall return to the operator the license which was surrendered at the time of conviction. Any operator who was denied an occupational license at the time of his conviction, who has since gained employment requiring him to operate a motor vehicle, may petition the convicting judge or justice for an occupational license. The judge or

justice, upon the facts presented by such petition, may, if it is deemed necessary, order the commissioner of the motor vehicle department to issue an occupational license for that portion of the year which has not elapsed since the original conviction. In the event that an occupational licensee is convicted for operating in violation of his restrictions, a serious traffic violation, or the judge or justice does not, upon the facts, see fit to permit such person to retain such occupational license, the commissioner of the motor vehicle department shall, upon receipt of notice thereof, revoke all operators' and motor vehicle licenses of such licensee. Such revocation shall be effective as of the date of such violation, conviction or withdrawal order and shall continue with the same force and effect as other revocations made by the commissioner under subsection (25). Any person convicted for violation of any restriction of an occupational license shall in addition to the immediate revocation of such licenses be punished by a fine not to exceed \$100 or by imprisonment in the county or municipal jail for not more than 6 months or by both such fine and imprisonment.

Approved May 26, 1947.

No. 156, A.]

[Published May 29, 1947.

## CHAPTER 182.

AN ACT to repeal and recreate 70.11 (1) and to repeal 70.11 (1a) of the statutes, relating to the taxation of federal property.

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

Section 1. 70.11 (1) of the statutes is repealed and recreated to read:

70.11 (1) That owned exclusively by this state except lands contracted to be sold by the state and except state lands hereinafter provided; but lands purchased by counties at tax sales shall be exempt only in the cases provided in section 75.32. No real estate belonging to or held in trust for the state which is exempt from taxation shall be subject to special taxes or assessments for local improvements, any different or inconsistent provision in any city charter notwithstanding. Whenever at