SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved May 17, 1911.

No. 961, A.]

[Published May 18, 1911.

CHAPTER 166.

AN ACT to amend section 1498im of the statutes, relating to permits to breed or domesticate ruminants and fur bearing animals.

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

SECTION 1. Section 1498im of the statutes is amended to read: Section 1498im. 1. The fish and game warden may issue permits to breed or domesticate deer, moose, elk and caribou (known as ruminants), beaver, otter, fisher, martin, muskrats, mink and raccoon (known as fur bearing animals), and game birds upon application to it, which shall contain:

(1) The name and address of the applicant.

(2) A description of the premises on which the applicant will keep such domesticated animals and game birds.

(3) The number and kinds of animals and game birds in possession at the time of making the application and whether they are wild or domesticated.

2. The application shall be accompanied by a fee of fifty cents for each animal (known as ruminants) and five cents for each fur bearing animal or game bird in possession. The fish and game warden may thereupon issue a permit to the applicant to keep such animals and game birds. Any person holding such permit shall annually, on the first day of January report to the fish and game warden any increase or decrease had upon the original number applied for, together with a fee of fifty cents for each additional animal (known as ruminants) and five cents for each fur bearing animal and game bird. The fish and game warden shall keep a record of all persons holding such permits and shall send to them numbered tags to be attached to each of the animals and game birds.

3. Any such animals or game birds may be sold or shipped within or without the state upon receipt of written permission to do so from the fish and game warden, but must have attached to it the number tag hereinbefore provided for.

4. No portion of the carcass of any such animal (known as ruminants) or fur bearing animals nor game birds shall be shipped without having attached thereto a tag designating the date of issue of such tag, the name and address of the person

holding the permit to breed or domesticate such animals and game birds and the number of the tags which • • • were attached to such animals and game birds while alive. The fish and game warden shall, upon application and without expense to the shipper, furnish for any person holding a permit to breed or domesticate deer not to exceed ten tags for any one carcass.

5. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten dollars nor more than fifty dollars and the cost of prosecution, or by imprisonment in the county jail in the county in which the offense was committed not less than twenty days nor more than sixty days, or by both such fine and imprisonment in the discretion of the court.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved May 17, 1911.

No. 660, A.]

[Published May 18, 1911. CHAPTER 167.

AN ACT to amend section 1941-9 of the statutes, relating to assessments in city and village mutual insurance companies.

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

SECTION 1. Section 1941—9 of the statutes is amended to read: Section 1941—9. 1. Whenever the amount of any loss shall exceed the amount of the cash funds of the corporation the president, or in his absence, the vice-president shall convene the board of directors, who shall make an assessment upon all property insured at the time of such loss in proportion to the amount thereof and the rate under which it may have been classified, sufficient at least to pay such loss; provided, that such board may assess up to four mills even if such loss should not require such an amount.

2. The board of directors in their discretion may assess up lo a like amount at any time.

3. Whenever such assessment shall have been completed, the secretary shall immediately cause to be published for three consecutive weeks in such weekly newspaper, printed within the city or village, if any, in which the office of such company is located, otherwise in such newspaper printed within the county as the board of directors may designate, a notice stating the time when such assessment was levied and the time when the

162