was elected, nor engage in any profession or occupation, nor shall he absent himself from the county or district for which he is elected to engage in any occupation, profession or pursuit during the term for which he is elected for such time or in such manner as to interfere with the proper discharge of his duties as such; provided, that nothing in this act shall prohibit any county or district superintendent from being contracted with by the proper authorities, and teaching when the common schools are not in session in any professional school for teachers organized and conducted in this state, under the provisions of subsection 2, of section 450—1, of the statutes, and receiving pay therefor. A violation of any of the prohibitive provisions of this section shall subject the offender to removal from office.

(Am. 1911, c. 664, s. 25.)

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

Approved May 26, 1911.

No. 203, S.]

[Published May 27, 1911.

CHAPTER 208.

AN ACT to create section 1948f of the statutes, relating to the filing of the forms of policies of life and disability insurance.

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

SECTION 1. There is added to the statutes a new section to read: Section 1948f. 1. On and after the first day of January, 1912, no policy of life or disability insurance as defined in subsections 3 and 4 of section 1897, shall be issued or delivered in this state until the same has been approved by the commissioner of insurance, or until there has been filed with him at least thirty days:

a. A copy of the form of such policy;

b. A copy of any table of rates or statement of benefits furnished to agents or to insurants or to the public in this state;

c. In case of life insurance, a separate statement on the basis of one thousand dollars of insurance for each age at which policies are to be issued, stating in dollars and cents, for each year during the possible history of the policy;

1. the premium;

2. the expected mortality or cost of insurance;

3. the reserve, and

4. the value at the end of each policy year of any and all benefits promised upon surrender, lapse, or any change in the policy, except that such value need not be extended beyond the first twenty years.

d. In lieu of including in such statement the expected mortality or cost of insurance and the reserve mentioned in paragraph c hereof, with the approval of the commissioner, a reference may be made to any book, pamphlet, or document on file with and approved by the commissioner containing such figures. If any such statement for any age shall not, as to such expected mortality or cost of insurance and reserve, refer to figures so on file with the commissioner, but shall give figures which do not correspond therewith, the company filing the same shall pay for verifying the same a fee of ten dollars for each age for which such statement shall fail to correspond, which shall be paid into the state treasury.

2. No such policy shall be issued or delivered in this state after the making of an order by the commissioner giving reasons for the disapproval thereof, or of the copy or statement required to be filed therewith, and notice thereof shall have been given to the company.

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

Approved May 26, 1911.

No. 301, S.]

[Published May 27, 1911.

CHAPTER 209.

- AN ACT to create section 748m of the statutes, providing for the disposition of unclaimed funds in the hands of the clerks of the circuit courts and other courts of record.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There ______ided to the statutes a new section to read: Section 748m. 1. All moneys, securities, or funds now in the hands or under the possession or control of the clerk of any circuit court, district court, municipal court, or other court of record in this state, where, for a period of four years or more, no order has been made, or no step or proceeding has been had or taken in the case, action, or proceeding in, by or through which said moneys, securities, or funds may have been deposited or left with said clerk or his predecessors in office, and where no valid claim has been made upon or for any such moneys, securities, or funds for a period of four years or more, and where the owner or ownership of said moneys, securities, or funds is unknown, shall be held, together with all interest or profits had thereon, by said clerk and his successor in office until two years