therefor by law, the reserve liabilities of any insurance company shall be calculated upon such basis, method, and plan as shall fully provide for all such liabilities.

b. Subject to such review in the courts as provided by law, any such basis, method, and plan, or either, fixed by the order of the commissioner of insurance made and filed in his office, shall be prima facie just, reasonable, and proper.

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

Approved June 2, 1911.

INo. 478, S.1

[Published June 5, 1911. CHAPTER 236.

AN ACT to detach certain territory from the town of Summit in Douglas county and attach the same to the town of Wascott in said county.

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

SECTION 1. Township forty-three north, range fourteen west, in the town of Summit, Douglas county, Wisconsin, is hereby detached from the said town of Summit and attached to and made a part of the town of Wascott in Douglas county, Wisconsin.

SECTION 2. The assets and liabilities of the town of Summit shall be apportioned to the said town of Wascott pro rata in proportion as the valuation of the taxable property detached from the said town of Summit and created into the town of Wascott bears to the whole of the assessed valuation of said town of Summit according to the assessment roll of the town of Summit for the year 1910 as equalized by the town board of review of said town.

SECTION 3. On the 15th day of July, 1911, the town boards of the towns of Summit and Wascott shall meet at the polling place in the town of Wascott in Douglas county, and act with each other in the apportionment of assets and liabilities to be apportioned between the said towns of Summit and Wascott according to the preceding section.

SECTION 4. The town of Wascott shall, pursuant to section 672 of the statutes, pay the proportion of such indebtedness, if any, so declared and found to be chargeable to such detached portions, pursuant to the two preceding sections, at the time the same shall become payable. The town of Summit shall, pursuant to section 672 of the statutes, pay the proportion of

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such credits, if any, so found in favor of the territory hereby detached, at the time the same shall become payable.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved June 2, 1911.

No. 11, A.]

[Published June 5, 1911.

CHAPTER 237.

AN ACT to detach certain territory from the town of Carey, and attach the same to the town of Vaughn, Iron county, Wisconsin.

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

SECTION 1. Fractional section thirteen, and the north onehalf of the north, one-half, of fractional section twenty-four, all in township forty-six, range two east, in Iron county, Wisconsin, are hereby detached from the town of Carey, in Iron county, Wisconsin, and attached to and made a part of the town of Vaughn, in Iron county, Wisconsin.

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

Approved June 2, 1911.

No. 19, A.]

[Published June 5, 1911.

CHAPTER 238.

AN ACT to amend section 257 of the statutes, relating to the leasing of swamp lands by towns.

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

SECTION 1. Section 257 of the statutes is amended to read: Section 257. 1. The town board of supervisors in any town or portion of a town south of town 34 may lease, for the purpose of cutting grass or picking cranberries therefrom, for the term of one year but subject to termination on sale thereof, any swamp lands in such town or portion of a town on which marsh hay may be cut or cranberries picked, for such cash price as they may determine; but it shall not be lawful to cut any timber or do any waste thereon. All moneys received on any such leases shall be added to the drainage fund of the town.

2. In all counties or portion of counties north of town 33, . the state board of forestry may lease any state lands, for the purpose of cutting hay or picking cranberries therefrom, under such rules and regulations and for such cash price as they may