No. 384, S.]

[Published April 29, 1911.

CHAPTER 32.

AN ACT to re-number section 1955a of the statutes, to be section 1958, and to re-number subsections 3 and 4 thereof, to be subsections 4 and 5, and to amend said section, so re-numbered, by adding thereto subsection 3, relating to fraternal, benefit, or mutual benefit societies.

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

SECTION 1. Section 1955a of the statutes is re-numbered and made section 1958, and subsections 3 and 4 thereof are re-numbered and made subsections 4 and 5.

SECTION 2. Section 1958 of the statutes as thus re-numbered is amended by adding thereto a new subsection to read: (Section 1958.) 3. a. Any fraternal beneficiary or mutual benefit society having members residing in this state on the first day of May, 1911, shall, without complying with the requirements of subsection 2 hereof, but upon complying with the other requirements of law relating to such societies, be entitled to transact the business of insurance with such members and with members who shall thereafter come into this state after having become such members.

b. Provided that such society not complying with the requirements of subsection 2 hereof shall not be entitled to solicit, reccive, or accept new members within this state, until it shall have received the license of the commissioner therefor, which shall only be issued after examination by the commissioner if it appears and due proof is filed with him, that such society has lawfully adopted and incorporated into its charter, articles, or bylaws a valid and binding provision that from such date new members be solicited, received, or accepted within this state only according to the provisions of said subsection 2, and that the amount of funds necessary to meet the reserve liability on each policy or certificate of such new members shall be kept separate and apart from the other funds of the society in trust for each such member and shall be used only for the purpose of maintaining such reserve and maturing such policies or certificates, and that a policy or certificate shall be issued to each member reciting the foregoing conditions and specifying the premium, and that assessments, if any, shall be levied only in the manner and for the specific purposes therein enumerated.

c. Provided that when such society shall in all respects as to all its members have complied with the requirements of subsection 2 of this section, it shall no longer be required to keep such funds separate as required by paragraph b of this subsection.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 29, 1911.

No. 298, A.]

[Published April 29, 1911.

CHAPTER 33.

AN ACT to amend subsection 5, of section 4560a—40, of the statutes, relating to use of nets, seines or set hooks for catching fish and granting licenses thereof.

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

SECTION 1. Subsection 5, of section 4560a-40, of the statutes, is amended to read: (Section 4560a-40) 5. Upon the payment of the fee provided for in this act, the state fish and game warden shall issue to persons, firms or corporations entitled to the same, a printed or written license signed by him setting forth the date of issuing the same, to whom issued, the date on which it will expire, and the name and kind of boat, tug or launch, and the kind of net, set-hook or set line for which said license was issued, except that no license, or permit, shall be granted to any person, firm or corporation to fish in the waters bordering on Door county with fyke or hoop net.

SECTION 2. All acts and parts of acts conflicting with any of the provisions of this act are repealed in so far as they are inconsistent therewith.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 29, 1911.

No. 59, A.]

[Published May 1, 1911.

CHAPTER 34.

AN ACT to amend the second paragraph of section 2424 of the statutes, relating to terms of court in the sixth judicial circuit.

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

SECTION 1. The second paragraph of section 2424 of the stat utes is amended to read: Sixth circuit. In the county of La Crosse, on the second * * * Monday in January, the * * second Monday in May, * * and the * * * third Monday in October; in the county of Monroe, on the * * * first ١