

amendments made prior to said day, and the same may be filed and recorded as provided by law, notwithstanding any informality or insufficiency in the petition, notice, time of meeting, voting, or any other respect, or in the certification thereof, provided it shall appear by the certificate of the president and secretary to the satisfaction of the commissioner of insurance and of the attorney-general, expressed by their approval thereof under this section, that notice of intention to amend the articles was given not less than one week prior to action thereon, and that at such meeting or adjourned session thereof, such amendment was duly voted upon and adopted by four-fifths of the votes cast upon the question.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 7, 1915.

No. 414, S.]

[Published May 12, 1915.

CHAPTER 71.

AN ACT to amend the sixteenth paragraph (Fifteenth Circuit) of section 113.06 of the statutes, relating to judicial circuits.

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

SECTION 1. The sixteenth paragraph (Fifteenth Circuit) of section 113.06 of the statutes is amended to read: 113.06. (Sixteenth paragraph) Fifteenth Circuit. In the county of Ashland on the * * * *first* Monday in * * * *February* and on the * * * *fourth* Monday in * * * *August*; in the county of Bayfield on the * * * *second* Monday in May and the * * * *fourth* Monday in October; in the county of Iron on the second Monday in * * * *January* and the * * * *second* Monday in * * * *June*; in the county of Price on the second Monday in * * * *April* and the * * * *fourth* Monday in November; in the county of Taylor on the * * * *second* Monday in March and the fourth Monday in * * * *September*.

SECTION 2. This act shall take effect upon August 1, 1915.

Approved May 7, 1915.