No. 368, A.]

[Published June 30, 1931.

## CHAPTER 386.

AN ACT to amend subsection (1) of section 340.70 of the statutes, relating to the regulation of fireworks.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (1) of section 340.70 of the statutes is amended to read: (340.70) (1) The following kinds of fireworks only shall be sold, stored and used in this state, for private or individual use except under a permit issued pursuant to subsection (3): Chinese and domestic firecrackers not more than two inches in length nor more than three-eighths inch in diameter, outside measurements of container; colored fire in covered containers; light torches with lighting ends covered; fountains, flowerpots and display wheels throwing a display, not more than six feet, and uncolored sparklers not more than ten inches in length over all and three-sixteenths of an inch in diameter. None of the fireworks mentioned in this subsection shall be sold or used at any other time than from the twenty-seventh day of June to the fourth day of July, or the fifth day of July, if the fourth day of July falls on a Sunday, of each year except as provided in subsections (3) and (4), but this provision shall not prevent the sale or distribution of fireworks to retailers by manufacturers or wholesalers prior to the first day of July.

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

Approved June 27, 1931.

No. 463, A.]

[Published June 30, 1931.

## **CHAPTER 387.**

AN ACT to amend sections 202.13 and 202.14 of the statutes, relating to town mutual insurance companies, and providing a penalty.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Sections 202.13 and 202.14 of the statutes are amended to read: 202.13 Any member may withdraw at any time by returning his policy with a request for its cancellation written

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thereon or by a notice in writing over his signature to the president or to the secretary and paying his share of all claims then existing against the corporation. And the directors or such of them as may have been appointed as a committee for such purpose, shall have power to annul any policy by giving not less than five days' notice in writing to that effect to the holder.

202.14 The secretary of every town mutual shall annually prepare a statement showing its condition on the thirty-first day of December preceding its annual meeting, which shall specify the whole number of policies issued, the whole number then in force, the aggregate amount then insured, the amount of losses paid during the year, the amount of losses sustained and unpaid, if any, and all other matters required by the by-laws. The treasurer shall before each annual meeting prepare a detailed financial statement of its affairs for the year ending the thirty-first day of December preceding, showing amount on hand January first, amount received during the year from premiums, amount received from each separate assessment, amount received from other sources. amount paid for losses, amount paid for expenses, giving a detailed statement of every item of expenses, and amount of cash on hand. Such statements shall be read at the annual meeting and together with the action thereon shall be entered at length upon the records. The company shall before February in each year make and file such report for the preceding year with the commissioner, and for failure to so file shall forfeit and pay to the state the sum of twenty-five dollars.

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

Approved June 27, 1931.

No. 643, A.]

[Published June 39, 1931.

## CHAPTER 388.

AN ACT to amend subsection (12) of section 66.06 of the statutes, relating to interconnection of municipal utilities.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (12) of section 66.06 of the statutes is amended to read: (66.06) (12) (a) Any town, village or city owning water, light or power plant or equipment may serve per-