Section 3. The paragraph entitled "Notice of Fire Loss" in the standard town mutual policy is repealed.

Section 4. 202.086 of the statutes is repealed.

Approved April 16, 1947.

No. 95, S.]

[Published April 18, 1947.

CHAPTER 52.

AN ACT to amend 5.05 (5) (b) and 6.60 (3) and to create 5.04 (5) of the statutes, relating to election administration.

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

Section 1. 5.04 (5) of the statutes is created to read:

5.04 (5) Subsections (3) and (4) shall not be applicable in any city, village or town where publication of such notices is made as provided in 6.82 (2).

Section 2. 5.05 (5) (b) of the statutes is amended to read: 5.05 (5) (b) The affidavit of a qualified elector stating his residence with street and number if his residence has any street and number shall be appended to each such nomination paper. stating that he is personally acquainted with all persons who have signed the same, and that he knows them to be electors of that precinct, ward, town, village, city or county, as the nomination papers shall require; that he knows that they signed the same with full knowledge of the contents thereof and that their respective residences are stated therein and that each signer signed the same on the date stated opposite his name, and that he, the affiant, resides within the district which the candidate (named therein) will represent if elected and that he intends to support such candidate. Such affidavit shall not be made by the candidate, but each candidate shall file with his nomination paper or papers, a declaration that he will qualify as such officer if nominated and elected.

SECTION 3. 6.60 (3) of the statutes is amended to read:

6.60 (3) Before separating, the inspectors shall fold in two folds and string closely upon a single piece of flexible wire, all ballots which shall have been counted by them, except those marked "Objected To," unite the ends of such wire in a firm knot, or each set of ballots shall be tied securely in bundles,

seal the knot in such manner that it cannot be untied without breaking the seal, inclose the ballots so strung or packaged in a secure canvas covering and securely tie and seal such canvas covering with official wax impression seals, to be provided, by the inspectors in such manner that it cannot be opened without breaking the seals, and return said ballots, together with the ballots marked "Defective or Objected to" in such sealed canvas covering to the county clerk, and such officer shall carefully preserve said ballots for 60 days, and at the expiration of that time shall destroy them by burning without previously opening the package. Such ballots shall be destroyed in the presence of the official custodian thereof and 2 electors of approved integrity and good reputation and members respectively of the 2 leading political parties. The said electors shall be designated by the county judge of the county in which such ballots are kept.

Approved April 16, 1947.

No. 98, S.]

[Published April 18, 1947.

CHAPTER 53.

AN ACT to amend 67.04 (2) (j) of the statutes, relating to recreational facilities.

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

67.04%(2) (j) of the statutes is amended to read:

67.04 (2) (j) To acquire land, including submerged land, and to fill in and improve the same for the purpose of providing public parks and park buildings, public drives, boulevards, and cemeteries, and to construct the necessary buildings, revetments and retaining walls therefor * * *; and also to provide swimming pools, stadiums or other recreational structures, either in parks or elsewhere.

Approved April 16, 1947.