

ported by town, village, city, county, state or federal funds, in any intradepartmental or interdepartmental * * * exhibitions, provided: * * * (a) that such * * * exhibitions are between bona fide members of boxing classes conducted by such public recreation departments, * * * (b) that such public recreation departments are members of a recognized state association of public recreation departments, * * * (c) and that each such amateur boxing or sparring * * * exhibition * * * is sanctioned by the * * * commission. The application for the sanction of each * * * exhibition shall be made in writing to the * * * commission at least 2 weeks prior to the * * * exhibition * * *. A fee of \$5 shall accompany the application, said fee to cover the cost of sanction and expenses of an inspector, whose duty it shall be to enforce all rules and regulations and to see that a competent referee, timer, doctor and judges are employed. Sanction for such * * * exhibitions may be denied * * * for cause * * * upon competent evidence.

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Approved July 6, 1945.

No. 322, S.]

[Published July 9, 1945.

CHAPTER 402.

AN ACT to amend 296.12 of the statutes, relating to purchase and sale of real estate of minors and incompetents.

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

296.12 of the statutes is amended to read:

296.12 The courts and judges mentioned in this chapter are further empowered and authorized to make any other disposition of the real estate of any minor or other ward mentioned herein * * * when it shall be made to appear to such court or judge that such proposed disposition * * * will substantially promote the interests of any such ward * * *. *The court or judge of the court in which the general guardian has been appointed is empowered to authorize the purchase in the name of such ward of any real estate within the state of Wisconsin when it shall be made to appear to such court or judge*

*that such proposed purchase will substantially promote the interests of such ward, provided that no debt shall be incurred or assumed by such ward for * * * purchase of any such real estate. The provisions of this chapter are applicable to all proceedings under this section.*

Approved July 6, 1945.

No. 355, S.]

[Published July 9, 1945.

CHAPTER 403.

AN ACT to amend 202.08 (1a) (Introductory paragraph) and to create 202.08 (1b) of the statutes, relating to supplemental coverage endorsements on town mutual insurance company policies.

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

SECTION 1. 202.08 (1a) (Introductory paragraph) of the statutes is amended to read:

202.08 (1a) (Introductory paragraph) * * * *When authorized by the members at any annual meeting or by the board of directors, such company may issue, as a rider to the standard town mutual policy, a supplemental contract for * * * coverage against loss or damage * * * caused by any of the following classifications of hazards which hazards, if insured against, shall be construed as being included in the terms fire and lightning wherever those terms appear in this chapter:*

SECTION 2. 202.08 (1b) of the statutes is created to read:

202.08 (1b) The heading of the endorsement form for supplemental coverage permitted under subsection (1a) shall read as follows:

“SUPPLEMENTAL COVERAGE ENDORSEMENT (DOES NOT INCLUDE WINDSTORM).” The board of directors may levy an additional assessment for this coverage.

Approved July 6, 1945.