No. 689, A.]

[Published May 15, 1905.

CHAPTER 195.

AN ACT to amend section 1966—8 of the statutes of 1898 relating to mutual insurance companies insuring against loss by hail, tornadoes and cyclones or hurricanes.

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

Policies; what risks. Section 1. Section 1966—8 of the statutes of 1898 is hereby amended so as to read as follows: Section 1966—8. Such corporation may issue policies signed by its president and secretary, agreeing to pay the person assured thereby all loss and damage to the property insured which he may sustain by hail, tornadoes, cyclones or hurricanes for a period of not more than five years, and not exceeding in amount the sum specified therein. But it shall not insure any property outside this state, nor any property other than detached dwellings, country stores, hotels and caloons, cheese factories, creameries, town and society halls, theaters and school houses, churches, farm buildings and their contents, live stock while on the premises or running at large or in use, and hay, grain and all other farm products while growing or while in the shock, stack, bin, crib, granary or other buildings upon such premises; nor shall it insure any property whatever in any city or incorporated village, except farm property. No such corporation shall continue for more than thirty years.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved May 12, 1905.