If a majority of all the votes cast on that question shall be for registration, then said section 23 shall apply to all annual and municipal elections and annual town meetings thereafter held in said city, village or town, until the electors thereof shall in the same manner determine to the contrary and all the provisions of law relating to the manner of making and conducting registration in cities, villages and towns shall apply to such city, village or town respectively.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved June 19, 1905.

No. 304, S.]

[Published June 24, 1905.

## CHAPTER 455.

AN ACT to amend subdivision second of section 1220, statutes of 1898, as amended by section 1, chapter 326, laws of 1899, and by chapter 21, laws of 1901, relating to the annual license or tax to be paid by life insurance companies of other states and countries.

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

Annual license or tax to be paid by foreign life insurance companies. Section 1. Subdivision second of section 1220, statutes of 1898, as ameneded by section 1, chapter 326, laws of 1899, and by chapter 21, laws of 1901, is hereby amended by inserting after the word "pay" in the third line, the words after January 1, 1908, and by striking out all after the word "fee" in the fourth line and inserting in place thereof the following: three percentum on all premium receipts, which shall include single premiums, annuity premiums, premiums received for renewal, revival or re-instatement of policies, annual and periodical premiums, dividends applied for premiums and additions, and all other premium payments received during the preceding year on all policies which have been written in or on the lives of residents of this state; such license fee shall be in lieu

of all retaliatory and other fees and taxes, except taxes on real estate, fee for filing first declaration or statement with charter, and fees for agents' licenses, so that when so amended it shall read as follows: Second. If any such company, corporation or association is organized without the state of Wisconsin, and is not purely an assessment company, it shall after January 1, 1908, pay into the state treasury as such annual license fee three per centum on all premium receipts, which shall include single premiums, annuity premiums, premiums received for renewal, revival or reinstatement of policies, annual and periodical premiums, dividends applied for premiums and additions, and all other premium payments received during the preceding year on all policies which have been written in, or on the lives of residents of this state; such license fee shall be in lieu of all retaliatory and other fees and laxes except taxes on real estate, fee for filing first declaration or statement with charter, and fees for agents' licenses

SECTION 2. This act shall take effect and be in force from and after January first, 1908.

Approved June 19, 1905.

No. 358, S.]

[Published June 24, 1905.

## CHAPTER 456.

AN ACT to amend chapter 271, laws of 1901, relating to divorce.

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

Judge may authorize re-marriage. Section 1. Section 1 of chapter 271 of the laws of 1901 is hereby amended so as to read as follows: Section 1. Section 2330 of the statutes of 1898 is hereby amended by adding thereto the following: and it shall not be lawful for any person divorced from the bonds of matrimony by any court of this state to marry again within one year from the date of the entry of such judgment or decree and the marriage of any divorced person solemnized within one year from the date of the entry of any such judgment or decree of