quired by law shall be punished by a fine of not less than \$10 nor more than \* \* \* \$200 or by imprisonment for not less than 10 days and not to exceed 60 days or both for each offense. The county boards may direct the proper district attorney to prosecute any magistrate who shall fail to comply with the provisions of this or any other section relating to the payment of such fines to the county treasurer or the inspection of his docket or other record.

Approved June 22, 1943.

No. 359, A.]

[Published June 23, 1943.

## CHAPTER 357.

AN ACT to repeal 203.02 (2) of the statutes, relating to term for which mutual fire insurance companies may insure risks.

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

203.02 (2) of the statutes is repealed.

Approved June 22, 1943.

No. 437, A.]

[Published June 23, 1943.

## CHAPTER 358.

AN ACT to create 289.71 of the statutes, relating to the sale of articles left longer than certain periods with cleaning, pressing, glazing or dyeing establishments, after notice to owners to defray charges.

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

289.71 of the statutes is created to read:

289.71 DISPOSITION OF ARTICLES LEFT FOR DRY CLEANING.

(1) Any garment, clothing, wearing apparel or household goods remaining in the possession of a person, firm, partnership or corporation, on which cleaning, pressing, glazing or dyeing has been done or upon which alteration or repairs have been