may direct the county judge to administer such assistance and may fix his compensation therefor.

SECTION 2. 256.02 (2) of the statutes is amended to read: 256.02 (2) The judge of any court of record in this state shall be ineligible to hold any office of public trust, except a judicial office, during the term for which he was elected, or

appointed, except as provided by section 49.51 (1).

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No. 588, S.]

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CHAPTER 585.

AN ACT to repeal 203.06 (2) (c) and to repeal and recreate 203.06 (section heading) and (1) of the statutes, relating to variations from the standard fire insurance policy.

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

SECTION 1. 203.06 (section heading) and (1) of the statutes are repealed and recreated to read:

203.06 Standard Policy Compulsory; permissible variations. (1) No person except town mutual insurance companies, shall issue, use or deliver for use any fire insurance policy on property in this state, unless it shall conform as to all provisions, agreements and conditions of the standard policy as set forth in section 203.01. Appropriate forms of other contracts or endorsements, whereby the interest in the property described in such policy shall be insured against one or more of the perils which one or more of the insurers issuing the policy is empowered to assume, may be used in connection with the standard policy. Such forms of other contracts or endorsements attached or printed thereon may contain provisions and stipulations inconsistent with the standard policy, provided that the fire and lightning portions thereof shall be in accord substantially with such standard policy. Subject to the approval of the commissioner, the first page of the standard policy may be rearranged as to all provisions thereof and to provide space for the listing of rates and premiums for coverages insured thereunder or under endorsements attached or printed thereon, and such other data as may be included for duplication on daily reports for office records. The name of the company, its location or place of business, the date of its incorporation or organization and the state or country under which the same is organized, or the location of its United States office, the states wherein such policy is in use, the amount of paid-up capital, whether it is a stock or mutual company, or the manner in which it operates in this state, and the name of its officers may, at the option of the company be printed on the policies. Subject to the approval of the commissioner there may be placed on the policy an emblem or medallion commonly used by such company.

SECTION 2. 203.06 (2) (c) of the statutes is repealed.

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CHAPTER 586.

AN ACT to create 59.076 of the statutes, relating to counties paying school districts sums in lieu of taxes on tax exempt county veterans' housing property.

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

59.076 of the statutes is created to read:

59.076 PAYMENTS IN LIEU OF TAX ON COUNTY VETERANS' HOUS-ING PROPERTY. Where a county has acquired land and erected thereon housing facilities for rental by honorably discharged United States veterans of any war and such land and housing facilities are exempt from general taxation, the county board of the county may appropriate money and pay to any school district or joint school district wherein such land and housing facilities are located a sum of money which shall be computed by obtaining the product of the following factors: (a) the tax rate for school district purposes of the school years for which payment is made, and (b) the ratio of the assessed valuation to the equalized valuation of the town, city or village in which the school district lies, multiplied by the actual cost incurred by the county for the acquisition of the land and improvements thereon used for such veterans' housing purposes. In case of a joint school district, computation shall be made on the basis of the valuation of the several towns, cities or villages in which