hereby authorized to be made by the presiding judge of any court of record of this state, upon his being satisfied of the truth of an affidavit made by the candidate or by a member of his personal or campaign committee, in his behalf and duly authorized by him, setting forth the facts with regard to the omission to file such statement and showing that such omission was not intentional, which affidavit shall accompany such order and both be filed with such statement. On the petition of any elector entitled to vote for or against such candidate such order may be reviewed and set aside in a proceeding as provided in section 91—30 of the statutes.

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

Approved May 4, 1912.

No. 14, A.]

[Published May 7, 1912.

CHAPTER 11.

AN ACT to create sections 35-20 to 35-24, inclusive, of the statutes, providing for nonpartisan nominations and elections in cities.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. There are added to the statutes five new sections to read: Section 35—20. No designation of any party or principle shall be used for any candidate for an elective office in any city on nomination papers or ballots at any general municipal election or primary therefor; except that a designation of principle, expressed in not more than five words, may be used when it does not contain in whole or in part the name or designation of any party or principle used in this state upon any nomination paper, notice, or ballot for the nomination or election of any candidate for any state or federal office.

Section 35—21. Papers for the nomination of any candidate for any office, filed by voters equal in number to not less than two per cent of those who voted for the candidate receiving the highest number of votes for such office at the last preceding numicipal election, may be filed at the time and in the manner provided by law for the filing of nomination papers. No one elector shall sign such papers for more candidates for each office than there are persons to be elected to such office.

Section 35—22. The name of each candidate so placed in nomination, and no others, shall be printed under a designation

of the office for which he is named on the official ballot, to be used at the primary election in cities holding primary elections. The order in which the names shall be so printed shall be determined by drawing lots by or under the supervision of the city clerk at his office, at twelve o'clock on the Monday first succeeding the last day for filing such papers. The office at the time of such drawing shall be open for the attendance of any elector who may desire to be present.

Section 35—23. The ballot shall be so arranged as to admit of any other person being voted for by the elector if he so desires, and shall be prepared so that an elector may designate his first and second choice as provided in section 11—12 of the statutes. The persons, equal in number to twice the number of persons to be elected to any office, receiving the highest vote for such office, determined under the rules provided by sections 11—16 and 11—17 of the statutes, shall be the nominees for such office, and their names, and no others, shall be placed upon the official ballot at the ensuing municipal election in cities in which primary elections are held.

Section 35-24. Except in so far as they are inconsistent herewith, the laws of the state governing primary and general elections shall apply to such municipal elections.

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

Approved May 6, 1912.

No. 18, A.]

Published May 7, 1912.

CHAPTER 12.

AN ACT to amend first paragraph of section 4560a-3 of the statutes, relating to the use of dip nets.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The first paragraph of section 4560a—3 of the statutes is amended to read: Section 4560a—3. It shall be unlawful and is hereby prohibited to set, use or operate a dip net, in any of the inland waters of this state, except in the streams or rivers flowing into Lake Michigan, and west shore of Green Bay exclusive of the Fox river, within a distance of ten miles of the shore of said lake and bay and in the Milwaukee river within a distance of twenty miles from the shore of said lake, and in the east and west branches of the Foud du Lae river emptying into Lake Winnebago, within three miles of said lake, and in the town