

prudent selection, protection and enforcement of such investment and the limitations of time for all actions, proceedings and applications for tax deeds upon such certificates shall be such as are applicable to certificates owned or held by such city.

SECTION 2. This act shall take effect upon passage and publication.

Approved March 8, 1933.

No. 260, A.]

[Published March 10, 1933.

CHAPTER 27.

AN ACT to create subsections (4) and (5) of section 5.27 and to amend subsection (8) of section 5.26 of the statutes, relating to town primaries in counties of two hundred fifty thousand population or over.

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

SECTION 1. Two new subsections are added to section 5.27 of the statutes to read: (5.27) (4) (a) In counties containing a population of two hundred fifty thousand or more and in such towns therein where by a referendum vote the electors have affirmatively approved the same, every candidate for an elective town office, shall be nominated at a nonpartisan primary conducted as directed in this chapter so far as applicable and more particularly in section 5.26: Provided that nomination papers shall be signed by electors not less than two per cent nor more than five per cent of the electors voting for governor at the last preceding general election and that notices shall be given as in subsection (4) of section 5.04.

(b) The form of ballot for such town primaries shall be substantially as herein set forth:

SAMPLE OFFICIAL TOWN PRIMARY BALLOT

Milwaukee County

To vote for a person or persons whose names are printed on the ballot, make a cross (X) in the square after the name of the person or persons for whom you desire to vote. To vote for a person whose name is not printed on the ballot, write his name in the blank space provided for that purpose.

Chairman of Supervisors—	Vote for one
William Jones*	
John Roberts	
James Underwood	
.....	
Supervisors—	Vote for two
James Ames*	
William Bennet	
Charles Osborn	
Jacob Watson	
John Zimmerman	
.....	
.....	
.....	
Town Clerk—	Vote for one
Ole Carlson*	
Amos Duncan	
James Frisby	
.....	
Town Treasurer—	Vote for one
Carl Matson	
Walter Newman	
George Price	
.....	

Town Assessor—	Vote for one
James Blanding	
Robert Gunderson	
Albert Manson	
.....	

*Order of names is determined by lot, 5.26 (8) (b)

(5) (a) That for the purpose of submitting the question in any of said towns as to whether candidates for elective town offices shall be nominated at a nonpartisan primary as provided in subsection (4), the question may be submitted to the electors at any election therein, or at a special election called and held for such purposes as provided by law, and such question shall be so submitted when a petition addressed to the town clerk of any such town, signed by electors thereof of not less than ten per cent of the electors therein voting for governor at the last preceding general election, requesting that such question be submitted to the electors of such town.

(b) The referendum ballot used at such election shall be in the form now required by law and the question upon the same shall be: "Shall all candidates in the Town of for elective town offices be nominated at a nonpartisan primary to be conducted and held as provided by law?"

(c) If a majority of the vote cast upon such referendum in any such town shall be in the affirmative, then all candidates for elective offices in such town shall thereafter be nominated as provided in this section at a nonpartisan primary.

(d) Any petition requesting the submission of such referendum question at a regular town election shall be filed with the town clerk thereof at least ten days before the date upon which the election is to be held; and the said town clerk shall upon the filing of such petition, if it be sufficient, and whether the same apply to a regular town election or a special election, give separate notice thereof by posting ten copies in ten public places in said town at least six days before said election.

SECTION 2. Subsection (8) of section 5.26 of the statutes is amended to read: (5.26) (8) (a) Whenever such nomination pa-

pers propose three or more candidates for members of the county board of supervisors or for any elective town office in towns adopting the primary for elective town officers as provided in subsections (4) and (5) of section 5.27 in counties having a population of two hundred fifty thousand or more, for any judicial office, except the office of police justice or justice of the peace, in any county having a population of three hundred thousand or more and containing an entire judicial circuit for which more than one circuit judge is provided by law, or propose more than twice as many candidates for any elective town office in any such towns or for members of the board of school directors or the board of education as are to be elected in any city of any such county, neither of the persons whose name is so presented shall become nominated as a candidate until nominated at a primary election held three weeks prior to the first Tuesday in April in the year in which such office is required to be filled by election.

(b) The nomination papers proposing said candidates, whether complying in all respects with the provisions of section 5.05 or not, shall be used for the purpose of preparing the ballots for such primary election and for no other purpose. The order in which the names of candidates so presented shall be printed on such ballots shall be determined by drawing lots at twelve o'clock, noon, on the day immediately following the last day for filing nomination papers, by or under the supervision of the *secretary of the county * * * election commission* at his office, in a case of candidates for a judicial office, or member of the county board of supervisors, and by or under the supervision of the *secretary of the city * * * election commission* at his office, in a case of candidates for members of a school board, or at the office of the town clerk in case of candidates for town office. The candidates for any such office shall be designated upon the primary ballot as follows: "For Circuit Judge (to succeed. . . . , Branch Number. . . .);" "For Civil Judge (to succeed. . . . , Branch Number. . . .);" "For County Judge;" "For Member of the County Board of Supervisors, District;" "For Members of the Board of School Directors," "For Town Chairman", "For Town Supervisor", etc., as the case may be. The two candidates for any judicial office, member of the county board of supervisors in each district and twice as many candidates as are to be elected for members of the board of school directors, * * * the board of ed-

ucation or elective town officers receiving the highest number of votes cast at such primary shall be the nominees for such office, and their names, and none other, shall be placed on the official ballot at the ensuing judicial, * * * school or town election.

SECTION 3. This act shall take effect upon passage and publication.

Approved March 8, 1933.

No. 87, A.]

[Published March 13, 1933.

CHAPTER 28.

AN ACT to amend subsection (5) of section 29.33 of the statutes, relating to fishing with set hooks in specified waters of Door county.

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

SECTION 1. Subsection (5) of section 29.33 of the statutes is amended to read: (29.33) (5) The following waters are reserve waters, and no nets of any kind shall be set therein, namely: In Allouez bay, Superior bay, St. Louis bay, St. Louis river connected with Lake Superior; in Lake Superior within one-fourth mile from the entry of the channel between Wisconsin Point and Minnesota Point, or from any harbor, pier or breakwater, or from the mouth of any stream flowing into Lake Superior, or from the shore line of Douglas county, or within one mile from the shore line of Chequamegon bay from the commercial dock in the city of Washburn, Bayfield county, to a point known as Chequamegon point sometimes called Oak point. In Lake Michigan within one-fourth mile of any harbor, pier or breakwater, or from the mouth of any stream flowing into Lake Michigan or Green Bay, or within one mile from any harbor, pier or breakwater in Milwaukee county, or within one mile from the shore line of Milwaukee county, excepting pound nets in Milwaukee county. In the waters of Lake Michigan or Green Bay no gill net shall be set within one-fourth mile from the shore line of Door county, except south of Limekiln bluff in said county, and no net or set hooks of any kind shall be used in the following bays or harbors in Door county, namely: Sturgeon Bay, Little Sturgeon Bay, Riley's bay, Egg harbor, Fish creek harbor, Eagle harbor, Bailey's harbor, Mud bay,