

Judicial and
city election
ballots.

No party designation need be placed upon ballots for school or judicial offices, except for county or district superintendents of schools outside of cities. Ballots for judicial and city elections shall be printed upon the quality of white print paper hereinbefore specified, and shall be of sufficient size to afford space for all the tickets or several candidates in columns therein. Party candidates shall be arranged thereon as above provided for ballots at general elections, and the names of persons nominated by papers nominations, and not included in the regular convention tickets, shall be placed as is provided for individual nominations on the ballots at general elections. Such ballots shall have similar matter printed on the back and outside as other official ballots are required to have.

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

Approved April 24, 1897.

No. 561, A.]

[Published April 29, 1897.]

CHAPTER 349.

AN ACT authorizing county officers to procure surety companies as sureties on their official bonds.

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

SECTION 1. Any county in this state, may by resolution of the board of supervisors of the

respective county, require its county treasurer and county clerk to furnish as security and surety on their official bonds, security companies, and to pay such security companies out of the funds in the treasury of said county, the commission of such security companies for their indemnity, and for the services of such company for being security on such bonds.

Security companies may be required on bonds of county treasurer.

SECTION 2. The compensation to be paid to such security company, or companies, shall be determined by agreement to be entered into between such company or companies and the board of supervisors of the respective county, having the authority of supervisors, and in no event shall the compensation to be paid for such security exceed one per cent.; provided, that the provisions of this act shall not apply to counties having a population of one hundred and fifty thousand or over.

Compensation of the security companies.

SECTION 3. All acts and parts of acts in any manner conflicting with any of the provisions of this act, are hereby repealed.

Repealing clause.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved April 24, 1897.