

No. 919, A.]

[Published June 16, 1909.]

CHAPTER 400.

AN ACT to amend section 26 of the statutes, relating to registration of voters and printing of registry lists.

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

SECTION 1. Section 26 of the statutes is amended to read: SECTION 26. 1. Said inspectors, before doing any business, shall severally take and subscribe the oath of inspectors at a general election, and shall, at their first meeting, make a registry of all the electors of their respective districts, placing thereon the full names, alphabetically arranged according to surnames, in one column, and in another the residence by number and name of street or other location if known. If any elector's residence is at any hotel or public boarding house, the name of the same shall be stated in the registry.

2. They shall put thereon the names of all persons residing in their election district appearing on the poll lists kept at the last preceding general and municipal elections, and may take therefor such lists from the office where kept, omitting therefrom the names of such as have died or removed from the district, and adding the names of all persons known to them to be electors therein.

3. In case of the formation of a new election district since such election, the said board therein may make such registry from the best means at their command, and may, if necessary, procure therefor certified copies of the last poll lists.

4. They shall complete said registry, as far as practicable, at their first meeting, and make four copies thereof and certify the original and each copy to be a true list of the electors in their district, so far as the same are known to them; and one of said copies shall be immediately posted in a conspicuous place in the room in which their meeting was held, and be accessible to any elector for examination or making copies thereof, and one copy shall be retained by each inspector for revision and correction at the second meeting.

5. They shall within two days after such first meeting file the original registry made by them and said poll lists in the office of the proper town, city or village clerk, and * * *
** such check shall cause a sufficient number of such registry lists to be printed, not exceeding one hundred of each, and shall cause to be posted in each precinct within such town, village or city six copies thereof.*

6. *The town, city or village clerk shall obtain from at least three persons within the county sealed proposals for the printing of said lists and shall award the contract thereof to the lowest competent and responsible bidder.*

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

Approved June 15, 1909.

No. 924, A.]

[Published June 16, 1909.

CHAPTER 401.

AN ACT to amend section 926—22 of the statutes, providing for the establishment of trade schools in the state of Wisconsin.

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

SECTION 1. Section 926—22 of the statutes is amended to read: *Section 926—22. Any city in the state of Wisconsin or any school district having within its limits a city desiring to establish, conduct and maintain a school or schools for the purpose of giving practical instruction in the useful trades to young men having attained the age of * * * *fourteen years* and young women having attained the age of fourteen years, as a part of the public school system of such city, is empowered to do so by complying with the provisions of sections 926—23 to 926—30, inclusive, statutes of 1898.

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

Approved June 15, 1909.

No. 909, A.]

[Published June 16, 1909.

CHAPTER 402.

AN ACT to amend section 3840 of the statutes, relating to the time for presenting claims against estates of deceased persons.

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

SECTION 1. Section 3840 of the statutes, is amended to read: Section 3840. 1. At the time of granting letters testamentary or of administration, or at any time thereafter, the county court, by order, shall fix a time, not less than six months nor

* This section also amended by ch. 155, 1909.