No. 533, S.]

[Published June 28, 1921.

CHAPTER 418.

AN ACT to amend section 6.63 and subsection (1) of section 6.64 and to repeal subsection (2) of section 35.24 of the statutes, relating to certificates of county canvass.

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

Section 1. Section 6.63 and subsection (1) of section 6.64 are amended to read: 6.63 The returns having been obtained as hereinbefore provided, the board shall proceed thereupon to make out a separate statement, written in words at length, containing the whole number of votes given in such county for each state officer voted for another * * * for United States senator and for representative in congress, to which shall be added the votes for legislators when district is comprised of more than one county, setting forth the names as returned of all the persons to whom such votes were given and the number of votes given to each; another similar statement of the votes given for electors of president and vice president: * * * another of the votes given for county officers, and another of the votes given for senators and members of the assembly, when the county constitutes one or more senate or assembly districts, specifying the number of votes for each person for senator and member of assembly in each such district respectively. They shall append to each such statement as part thereof a succinct tabular exhibit, in figures, of the votes cast at each election poll in the county for each office and person entering into the canvass embraced in such statement, whether canvassed or not, and if any votes were rejected shall specify the reasons therefor. Each statement shall be certified as correct and attested by the signatures of the said canvassers, and filed and recorded in the office of the county clerk.

(6.64) (1) They shall then determine the persons who have been, by the greatest number of votes, elected to the several county offices and members of the senate and assembly, when the county constitutes one or more senate or assembly districts. Their determination shall be reduced to writing, setting forth the whole number of votes given for each office and the number of votes received by each candidate; provided, however, that the names of persons not regularly nominated, receiving a comparatively small number of votes, may be omitted, and their votes

designated as scattering votes. Each determination shall be certified by them as correct and be annexed to the statement of votes given for such offices respectively, and, for legislators, shall give post-office address and party designation and be filed and recorded with the same; provided, however, that in any case, if any two or more candidates for the same county office shall have received the greatest and an equal number of votes, the board of canvassers shall determine the choice by lot, which lots shall be drawn by the persons receiving the equal number of votes; or in the absence of one or both of such persons or their refusal to draw by lot, the board of canvassers shall appoint a competent person to draw the same for them and declare and certify the same accordingly.

Section 2. Subsection (2) of section 35.24 is repealed.

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

Approved June 24, 1921.

No. 585, S.]

[Published June 28, 1921.

CHAPTER 419.

AN ACT to repeal chapter 366, of the laws of 1921, to detach certain territory from the town of State Line in Vilas County. Wisconsin, to create the town of Maple Grove, and to provide for first town meeting for a settlement between said towns.

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

Section 1. Chapter 366 of the laws of 1921 is repealed.

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

Approved June 23, 1921.

No. 389, A.]

[Published June 28, 1921.

CHAPTER 420.

AN ACT to create section 2023 of the statutes, relating to trust departments of national banks.

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

Section 1. A new section is added to the statutes to read: Section 2023. The commissioner of banking shall either personally or by his deputy or examiners at least twice in each year