

No. 333, A.]

[Published May 23, 1925

CHAPTER 173.

AN ACT to amend section 10.10 of the statutes, relating to form of registration cards.

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

SECTION 1. Section 10.10 of the statutes is amended to read:
 10.10 Registration cards shall be printed * * * for registration purposes. * * * The blanks may be filled in by some other person *than the voter*, except that in the space provided for the signature, the voter himself must sign his name or make his mark. The cards shall provide headings for the following entries to be made * * * for registration:

Date.

Ward.

Precinct.

Name.

Residence.

Exact location. * * *

Are you a citizen of the United States?

Have you lived in the state for one year or more?

Have you lived for ten days or more in this precinct?

*Have you lived for ten days or more in this ward?**Are you twenty-one years of age?*

Are you for any reason excluded from the right of suffrage?

Signature.

* * *

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

Approved May 20, 1925.

No. 160, A.]

[Published May 23, 1925.

CHAPTER 174.

AN ACT to amend section 10.15 of the statutes, relating to revision and correction of registries in local elections.

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

SECTION 1. Section 10.15 of the statutes is amended to read:
 10.15 The board of election commissioners shall revise and correct, *prior to each primary and election*, the * * * registry as prepared by them; first, by striking therefrom the name of any person * * * *who shall have died or removed from the * * * precinct* where he is registered, or who shall be proved, by the oath of two electors of the district, to be not entitled to vote * * * *in such precinct* at the next ensuing election or primary election, unless such person *after being notified by the board* shall appear * * * *and make affidavit* stating his name and the period of his continuous residence in the election district, and * * * *that he resides in such precinct*, giving the number and the street of the affiant; and in case he is of foreign birth stating when he came to the United States and to this state, and the time and place when he became a citizen of the United States, and that he is entitled to vote at the election; second, by entering on the proper list for any * * * *precinct* the name of every elector entitled to vote in that * * * *precinct* at the next election *or primary*, who shall file a registration card such as is hereinbefore provided for, properly filled in and sworn to before said secretary *or such other party or parties duly authorized by said board at the office of the board or at such temporary offices thereof as the board may designate, with the approval of the common council*. In every case of a name stricken from the registry, the reason therefor shall be stated in writing on the list opposite the name so stricken. Applications for corrections of said registry lists, or for adding thereto the names of voters, may be made at the office of the board of election commissioners, *or at such temporary offices thereof as may be designated by the board*, during the hours such offices shall be open for business * * * and until *and including* the last Tuesday preceding a primary or an election. * * * *The board shall certify to the election inspectors in the proper precincts the names of all voters duly registered*. All applications for registration made to said board shall be submitted by them to the chief of police for verification of the statements contained therein *and the police department shall also report to the board the names of such registered voters as shall be found to have died or removed from the precinct*.

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

Approved May 20, 1925.

No. 156, A.]

[Published May 23, 1925.

CHAPTER 175.

AN ACT to amend subsection (4) of section 75.54 of the statutes, relating to the reassessment of taxes.

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

SECTION 1. Subsection (4) of section 75.54 of the statutes is amended to read: (75.54) (4) If such reassessment and tax roll be held by the court regular and valid or if no objections thereto shall be filed, the court shall make an order requiring the party or parties contesting the original assessment, tax or tax proceeding to pay into court, for the use and benefit of the party entitled thereto the amount which by such reassessment he or they justly ought to pay. If the amount of tax imposed upon the property of such contesting party by such valid reassessment, or by the subsequent determination and order of the court, shall equal or exceed the amount imposed thereon by the original assessment and tax roll, the party or parties contesting the validity of such assessment shall be adjudged to pay the costs of such suit; otherwise, upon complying with the order of the court last aforesaid, he or they shall be entitled to judgment with costs; provided, however, that no judgment rendered in any such action shall in any way affect the validity of any tax against any other person than the parties to such action or any tract or parcel of land or other property than that described in complaint therein.

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

Approved May 20, 1925.