

deposited therewith by the building and loan finance corporation or due to the building and loan finance corporation for subscriptions, sinking funds, interest and principal of bonds, or guaranty of mortgages, ratably and proportionately but not to an amount exceeding that authorized to be so deposited or contracted by the provisions of this section and in accordance and on an equality with any other preference provided for in this section.

(16) BUILDING AND LOAN FINANCE CORPORATION AND ITS DEBENTURES NOT LIABLE FOR TAXATION. (a) The debentures issued by the building and loan finance corporation and the building and loan finance corporation itself, together with its capital, accumulations and funds, shall have the same exemption from taxation as building and loan associations. No law which taxes corporations in any form, or the shares thereof, or the accumulations therein, shall be deemed to include the building and loan finance corporation or its issues of debenture bonds unless they are specifically named in such law.

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

Approved June 30, 1933.

No. 166, A.]

[Published July 3, 1933.

### CHAPTER 355.

AN ACT to amend paragraph (b) of subsection (6) of section 6.185, subsection (2) of section 6.44 and subsection (1) of section 10.17 of the statutes, relating to registration of electors.

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

SECTION 1. Paragraph (b) of subsection (6) of section 6.185, subsection (2) of section 6.44 and subsection (1) of section 10.17 of the statutes are amended to read: (6.185) (6) (b) Any person who has not previously filed a registration card, but who is a qualified elector in the precinct where he offers to vote, shall, nevertheless, be entitled to vote at such primary or election, providing he shall deliver to the inspectors of election a registration card properly filled out and sworn to by himself, or, if he cannot obtain such a card, an affidavit stating the same facts as provided on said card; and, provided that his oath or affidavit is substantiated by the affidavit of two freeholders, electors in such precinct, corroborating all the material statements therein. The clerk shall

provide a sufficient number of registration cards with the required affidavit forms printed thereon and shall distribute them to the election inspectors at the booth; and the inspectors shall deliver at least one card to each voter making application therefor. No compensation shall be paid or received for taking or certifying any affidavit required. No freeholder shall be competent to make at any one election or primary corroborating affidavits for more than five voters. All such *registration cards and affidavits* shall be sworn to *in the office of the clerk* before some official authorized by law of this state to administer oaths, or before the clerk. \* \* \* Said clerk shall include in subsequent printed registration lists the names of the persons who filed such cards, providing such persons are then entitled to be placed in the official registration.

(6.44) (2) Said affidavit shall be substantiated by the affidavit of two freeholders, electors in such precinct, corroborating all the material statements therein. No compensation shall be paid or received for taking or certifying any such affidavit. No one freeholder shall be competent to make at any one election, corroborating affidavits for more than five voters. All such affidavits shall be sworn to *in the office of the clerk* before some officer authorized by the laws of this state to administer oaths, *or before the clerk*. The inspectors shall keep a list of the names and residences of the electors voting whose names are not on said completed registry, attach such list to the registry, and return it, together with all such affidavits, to the proper town, city or village clerk.

(10.17) (1) After such registry lists shall have been fully completed as herein provided, no votes shall be received at any election in such cities if the name of the person offering to vote be not on the registry lists as completed, except as provided in sections 10.09 and 10.15, and as hereinafter provided in this section. Any person who has not previously filed a registration card, and whose name is not on the registry list, but who is a qualified voter in the precinct where he offers to vote, shall, nevertheless be entitled to vote at such election, provided he shall deliver to the inspectors of election a registry card properly filled out and sworn to by himself, or if he cannot obtain such a card, an affidavit containing the same statements as provided on said cards; and provided that his oath or affidavit is substantiated by the affidavit of two freeholders, electors in such precinct, corroborating all the material statements therein. The board of election commissioners

shall provide a sufficient number of registration cards, with the required affidavit forms printed thereon, and shall distribute them to the election inspectors at the booths, and the inspectors shall deliver at least one such card to each voter making application therefor. No compensation shall be paid or received for taking or certifying any affidavit required by this section. No one freeholder shall be competent to make at any one election corroborating affidavits for more than five voters. All such *registration cards and affidavits* shall be sworn to, *in the office of the board of election commissioners* before some officer authorized by the law of this state to administer oaths.

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

Approved June 30, 1933.

No. 416, A.]

[Published July 3, 1933.

### CHAPTER 356.

AN ACT to amend subsection (4) of section 47.08 and section 129.02 of the statutes, relating to blind persons receiving a peddler's license without paying a fee.

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

SECTION 1. Subsection (4) of section 47.08 and section 129.02 of the statutes are amended to read: (47.08) (4) The county board shall appoint a regular practicing physician, whose official title shall be "Examiner of the Blind and Deaf," and whose duty it shall be to examine all applicants for pensions *and peddlers' licenses*, and to indorse on the application a certificate showing whether such applicant is blind, or blind and deaf, as the case may be, and file the application so endorsed in the office of the county clerk. Such examiner shall keep a register in which he shall enter the name and address of each applicant so examined, and the date and result of such examination. Such examiner shall be paid by the county for his services the sum of two dollars for each applicant *for a pension* so examined, *and each such applicant for a peddler's license shall pay for his own examination, not to exceed two dollars.*

129.02 Every person desiring to engage in or follow the business or occupation mentioned in section 129.01, before he shall be entitled to a license authorizing him so to do, shall pay into the