CHAPTER 10.

CONDUCT OF LOCAL ELECTIONS.

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10.01 Board of election commissioners; Milwaukee. There is created a board of election commissioners for each city having more than 100,000 inhabitants, however incorporated, composed of 3 members, who shall be appointed as follows: The mayor of each said city shall appoint 3 members for terms of 1, 2 and 3 years, respectively, dating from July 1 in the year in which they are appointed, and until their successors are commissioned and qualified. Successors shall be appointed in like manner and their terms of office shall be 3 years in all cases and until their successors are commissioned and qualified. The board shall be composed of one member from each of the 3 dominant political parties in such city, as shown by the returns of the vote for governor in such city at the last preceding general election, and appointments shall be made in accordance with this rule. The party affiliation in each case shall be attested by the respective chairmen of the city committees of the several political parties before such appointment shall be in force. The board shall choose its own chairman. Such commissioners shall be legal voters, and residents of the state for at least 5 years, and of the city for a like period of time. They shall hold no other public office, the office of notary public excepted, and shall be ineligible to any other elective or appointive public office, while members of such board, and shall, before entering upon the duties of election commissioners, subscribe to an oath binding them to support the constitution of the United States and of the state of Wisconsin, and to conduct themselves faithfully and impartially in office; said oath of office to be filed in the office of the city clerk.

10.02 Powers and duties of board. (1) Said board of election commissioners shall have power to employ a secretary, who shall prepare and furnish copies of all registrations and all books, maps, instructions and blanks for the use and guidance of inspectors of election and ballot clerks and all rules and regulations pertaining to registration and

conduct of elections, and who shall perform such other and further duties pertaining to their department or to the city clerk's office as may be required of him by the board of election commissioners, and he shall receive such salary as the common council may determine. The appointment and removal of such secretary shall be subject to the civil service laws of this state applicable to such cities.

(2) The board may procure a seal with which to authenticate official papers and docu-

ments.

(3) The board of election commissioners is authorized to employ such additional clerical assistants as shall be necessary from time to time, who shall receive such compensation as the common council shall determine.

- (4) The city shall furnish office room in the city hall for said commissioners and all
- expenses incurred by the board according to law shall be paid out of the city treasury, and the common council shall provide a sufficient fund for such commission in the budget as they deem necessary for the purposes provided by law. The expenses incurred by said board shall be paid upon the orders of said board, signed by the chairman and secretary, and countersigned by the city comptroller. Such orders shall be made payable to the order of the persons in whose favor they shall have been issued, and shall be the vouchers for the city treasurer for the payment of such orders.
- (5) The board shall compile and publish an annual report, containing election statistics and returns of all primaries and elections held within the city and county of Milwaukee. Copies of the same shall be distributed to such persons and in such quantities as the board may deem proper.
- 10.03 Registration of electors. After its first organization, such board of election commissioners shall prepare for a new and general registration of voters for the next following election; and when made, such registration shall be continued and revised in proper time for every succeeding election in the manner hereinafter provided.
- 10.04 Board appoints election officers. (1) Such board of election commissioners shall, during the month of January, 1920, and during the same month biennially thereafter, appoint 3 qualified voters as inspectors of election for each precinct in said cities. They shall be citizens of the United States; shall be of good repute and character; able to read and write the English language; be of good understanding and capable. They must reside in the ward for which they are selected to act and be entitled to vote therein at the next election, and not hold any other public office or employment, notary public excepted, and shall not be candidates for any public office while acting as such inspectors of election. The elected ward committeemen of each of the 3 dominant political parties as shown by the returns of the last preceding general election shall certify to the board of election commissioners a list containing the names of not less than 4 qualified voters for each such position in such ward and one of the persons whose names are so certified by the respective ward committeemen shall be appointed as inspectors by said board.
- (2) The said board shall also appoint at the same time 2 ballot clerks in each precinct who shall possess the same qualifications and serve under the same restrictions as the inspectors aforesaid, except that the 2 ballot clerks so appointed shall be taken from the list of names as provided for in subsection (1).
- (3) Before entering upon the duties of their offices, each inspector and ballot clerk so appointed shall subscribe to a like oath to that taken by the election commissioners, which shall be filed with the board of election commissioners and which shall be for the faithful performance of their duties during their entire term of office, and no further oath shall be required of them.
- (4) (a) Said inspectors and ballot clerks shall be appointed for terms of two years and until their successors have been appointed and qualified. Said inspectors shall, during said term, serve as inspectors at all elections in such cities, but said ballot clerks only when paper ballots are used.
- (b) Said ballot clerks shall, at the request of the board of election commissioners, assist the inspectors in the canvassing of the votes received at the respective polling places.
- (5) Where a vacancy in the office of inspector or ballot clerk shall occur from any cause, said commissioners shall make an appointment to fill such vacancy, from the list of names as provided for in subsection (1).
- (6) In each precinct not more than one of said inspectors, nor more than one of said ballot clerks, so nominated, shall be of the same political party, and such inspectors shall be chosen from the 3 dominant political parties as shown by the returns of the last preceding general election in such precincts, and such ballot clerks shall be chosen from the 2 dominant political parties as shown by the returns of the last preceding general election in such precinct.

10.33 Clerks supervise registrations and elections. Except as otherwise provided, the clerk of every city, village or town, other than cities having more than one hundred thousand inhabitants, shall have general charge and supervision of the conduct of elections and registrations within said municipality. He shall perform the following duties, and such other duties as may be imposed upon him by law, or as may be necessary for the proper conduct of elections and registrations:

(1) To equip polling places.

(2) To provide for the purchase and maintenance of election equipment of all kinds, and to provide ballots and other supplies for the conduct of elections.

(3) To prepare all notices, advertisements and publications in connection with the

conduct of elections or registrations.

- (4) To instruct election officers in their duties, calling them together in a meeting whenever deemed advisable, and to inspect systematically and thoroughly the conduct of elections in the municipality, to the end that elections may be honestly, efficiently, and uniformly conducted.
- (4a) An election official may be discharged by the clerk for improper conduct or wilful neglect of duties.
- (5) To report suspected election frauds, irregularities, or violation of state election laws of which he has knowledge to the district attorney.
- (6) To review, examine and certify the sufficiency and validity of petitions and nomination papers.

[10.34 Stats. 1931 repealed by 1933 c. 433 s. 1]

- 10.35 Application of general city election laws. Except as otherwise specially provided, sections 10.35 to 10.44 and chapters 5 and 6 apply to all city elections in all cities.
- 10.36 Regular city elections; time; opening and closing of polls; notice. (1) The annual or biennial municipal election in all cities shall be held on the first Tuesday in April at such place or places as the city council shall designate.

(2) The polls shall be opened and closed at city elections at the times provided by

section 6.35.

- (3) Ten days' previous notice of the time and place of such election and of the officers to be elected shall be given by the city clerk by publication in the official city paper and by posting written or printed notices in three public places in the city; but the failure to give such notice shall not invalidate such election.
- (4) The city clerk shall rotate on the official ballot the surnames of the candidates who are entitled to have their names placed thereon as provided in subsections (2) and

(3) of section 5.11.

- 10.37 Method of election; plurality rule. All elections shall be by ballot and a plurality of votes cast shall constitute an election. When two or more candidates shall receive an equal number of votes for the same office the election shall be determined by the casting of lots in the presence of the council at such time and in such manner as such council shall direct. To the person elected to any office the city clerk shall issue a certificate of election.
- 10.38 Election functions of county clerks to be exercised by city clerks, or election commissioners. The functions and duties prescribed for county clerks by sections 6.25, 6.26, 6.27, 6.28 and 6.29 shall be exercised and performed by the board of election commissioners for city elections in each city having more than one hundred thousand inhabitants, and by the city clerk for city elections in every other city; and the provisions of said sections shall apply to city elections, except that the ballots, official and sample, shall be printed and in the hands of such board or of the city clerk at least two days before the election, and that the expense of printing and distributing them shall be borne by the city.
- 10.385 Destruction of ballots. The provisions of section 6.60 relating to the return and destruction of ballots shall apply to local primaries and elections so far as applicable; and in towns, villages and cities of the second, third and fourth classes, the town clerk, village clerk or city clerk, as the case may be, shall have the custody of such ballots and destroy them within the time and in the manner so provided, except that the two electors, in whose presence the ballots shall be destroyed, shall be designated by the chairman of the town, the president of the village, or the mayor of the city, as the case may be.
- 10.39 Primaries in commission cities. (1) In cities operating pursuant to sections 63.01 to 63.14, excepting as provided in section 5.025, candidates for mayor and councilmen shall be nominated at large by a primary election 4 weeks before the municipal election in the manner provided for the nonpartisan nomination of candidates for elective city

offices by chapter 5, so far as such provisions are applicable, and shall be elected by the

voters of the city at large.

(2) The ballot used at every such primary and at every such election shall be in substantially the forms prescribed by chapter 5 and chapter 6 for city primaries and city elections and shall plainly indicate for how many candidates each elector may vote, which, in the case of mayor, shall be one candidate; and in the case of councilmen the number shall be the number of candidates to be elected.

- (3) At the first primary after adopting the commission form of government the two candidates for mayor and the four candidates for councilmen receiving the highest number of votes shall be deemed nominated. At subsequent primaries the two candidates for either office receiving the highest number of votes shall be deemed nominated. The names of such nominees and no others shall be placed upon the ballot used at the next succeeding city election.
- 10.40 Special city elections. (1) Special elections authorized by law shall be held and conducted and the returns thereof made in the manner and within the time required in the case of regular municipal elections.
- (2) Whenever the common council of any city shall, by ordinance or resolution, submit any question, ordinance, or proposed recall from office to a vote of the electors, the city clerk shall issue a call for the election and prepare and distribute ballots as required by the ordinance or resolution or by the statute relating to or authorizing the submission. When no provision to the contrary is made the ballot shall conform to the provisions of section 6.23, except that it may be printed at the foot of the official ballot used at the same time for other purposes. In all other respects the election shall be conducted as other municipal elections are conducted.
- 10.41 Separate school ballots. Where the election of school officers in any city is required to be by a separate ballot, separate official ballots for such officers shall be printed and furnished to the inspectors of election in the several wards in sufficient quantities to supply the electors. When officers are elected pursuant to section 40.52 (1) (a), they may be placed upon the same ballot as other city officers.
- 10.42 Canvassing returns. Except as provided otherwise by section 10.25 the common council of every city and the village board of every village comprised of 2 or more election precincts, shall canvass the returns and declare the result of every annual, special or referendum election held in and for such city or village. Such canvass shall proceed with all convenient speed immediately after the returns are received, and in the case of annual elections the result shall be declared on or before the second Tuesday of April in each year.
- 10.43 Direct legislation. (1) A petition signed by electors of any city equal in number to not less than fifteen per cent of the vote cast therein for governor at the last general election may be filed with the city clerk requesting that a proposed ordinance or resolution annexed thereto either be adopted without alteration by the common council of said city or be referred without alteration to a vote of the electors thereof.

(2) The preparation of such petition shall be governed as to the use of more than a single piece of paper, the dates of signatures, the places of residence of signers, and the

verification thereof, by the provisions of section 5.26 so far as applicable.

(3) Within fifteen days next following such filing the city clerk shall determine by careful examination the sufficiency or insufficiency of such petition and state his finding in a signed certificate dated and attached thereto. If the petition be found insufficient, the particulars of such insufficiency shall be set forth in the certificate, and the petition may thereupon be amended within ten days next following the date of said certificate, by the addition of signatures or otherwise. If originally, or after amendment, such petition be found sufficient the city clerk shall so state in his attached certificate and submit the same to the council immediately.

(4) Such proposed ordinance or resolution shall thereupon either be passed without alteration by said common council within the thirty days next following the date of the clerk's final certificate, or it shall be submitted without alteration by said council to the electors of the city at the next regular election, if one be held not less than forty days after such date, otherwise at the next succeeding regular election; but the council may by a three-fourths vote of the members-elect order it submitted at a special election called for that purpose at any time prior to said next succeeding regular election. But not more

than one such special election shall be called in any period of six months.

(5) Not more than twenty nor less than five days before the election, the city clerk shall cause the ordinance or resolution submitted to the voters to be printed in at least two, but not to exceed four, daily newspapers published in the city, or, if there shall be but one daily newspaper published in said city, then in such daily newspaper and in one or more

other daily or weekly newspapers of general circulation therein, or, if there shall be no daily newspapers published in such city, then in one or more daily or weekly newspapers of general circulation therein.

- (6) Such proposed ordinance or resolution shall take effect immediately after such election if a majority of the qualified electors voting thereon shall vote in favor thereof; and it shall be neither repealed nor amended within two years after its adoption, except by vote of the people. But the council may submit at any regular or special election for determination by a majority of the electors voting thereon a proposition to repeal or amend such ordinance or resolution. Every such ordinance or resolution shall be published by the city clerk within ten days after the election in the manner provided in subsection (5). City ordinances or resolutions adopted pursuant to this section shall not be subject to the veto power of the mayor.
- city demanding the election of a successor to the incumbent of any elective office of such city, containing a specific statement of the grounds upon which the removal is sought and signed by electors entitled to vote for such successor equal in number, in cities of the third or fourth class to at least one-third, and in cities of the first or second class to at least one-fourth, of the entire vote cast in such city at the last preceding election for all candidates for the office in question may be filed with the county judge of the county in which such city is located at any time after the incumbent has held the office six months. But if at the last preceding election any group of candidates were voted for in common to fill two or more offices of the same designation the proportion of signers of such petition shall be computed upon the entire vote cast for all such candidates, divided by the number of such offices filled at said election.
- (2) The preparation of such petition shall be governed as to the use of more than a single piece of paper, the dates of signatures, the places of residence and business of signers and the verification thereof, by the provisions of section 5.26 relating to nomination papers, so far as applicable. After the petition has been filed, no name shall be erased or removed therefrom; and no signature shall be valid or be counted unless its date is less than one month preceding the date of such filing.
- (3) Within ten days next following such filing the county judge shall determine by careful examination the sufficiency or insufficiency of such petition and state his finding in a certificate attached thereto. If the petition be found insufficient, the particulars of such insufficiency shall be set forth in the certificate; and the petition may thereupon be amended within ten days next following the making of such certificate, by the addition of signatures or otherwise. If originally, or after amendment, such petition be found sufficient the county judge shall so state in his attached certificate and submit the same to the council immediately.
- (4) Thereupon the council shall order and fix a date for holding an election not less than 40 nor more than 50 days from the date of the county judge's final certificates attached to the petition. In the event the county judge certifies that petitions are sufficient to require elections to recall more than one official, the date fixed by the council for holding any one of such elections shall be not less than 40 nor more than 65 days from the date of said judge's final certificate.
- (5) Any person qualified for such office other than the incumbent may become a candidate at such election in the manner prescribed by section 5.26, by filing his nomination papers not less than thirty days before the election. If more than two candidates, including the incumbent, be thus provided a primary shall be held two weeks before the election, except as provided otherwise by subsection (4) of section 5.02 and by section 5.26.
- (6) A request in writing by the incumbent that his name be not placed on the ballot shall constitute a resignation of his office. Unless he shall so request, the name of the incumbent shall be placed upon the official ballot for such election without nomination, and also the name of such person as may be nominated in the manner provided by section 5.26 when there is no primary. If a primary be held the name of the person receiving the highest number of votes thereat shall be placed on the ballot with the name of the incumbent when the latter is a candidate; and when the incumbent is not a candidate, the names of the two persons receiving the highest number of votes at the primary shall be placed upon the ballot for such election.
- (7) If the incumbent receives the highest number of votes he shall continue in office. If another receives the highest number of votes he shall, upon qualifying, become the successor of the incumbent who shall thereby be removed from the office. Such successor shall qualify within ten days after receiving notification of his election and shall hold office during the unexpired term of the officer removed.

- 10.45 Village elections; time; notice. The annual charter election of every village shall be held on the first Tuesday of April in each year. Ten days' notice thereof shall be given by the clerk by publication in any newspaper regularly published in such village, and if there be no such newspaper, then by posting three printed or written notices thereof in three public places therein; but the omission of such notice shall not invalidate such election. Special elections may be held when ordered by a majority of the village board specifying the objects thereof, provided ten days' notice, specifying the time and place for holding the same and the objects thereof, be given as above provided. Such notice may, in either case, be given by any five electors if there be no officer to give the same.
- 10.46 Village elections; place; opening and closing of polls. Every village election shall be held at a place designated by the village board. The opening and closing of the polls shall be governed by the provisions of section 6.35.
- 10.47 Method of village elections; plurality rule. All elections shall be by ballot. and all votes for elective officers at any village election shall be upon one ballot and be deposited in one ballot box. A plurality of votes shall elect; and if two or more persons receive an equal number of votes for the same office the election shall be forthwith determined by lot in the presence of the inspectors in such manner as they shall direct. Every qualified elector having his voting residence in such village may vote at any such election held therein.
- 10.48 Ballots for village elections; form and printing. (1) The village clerk shall cause to be printed at the expense of the village a sufficient number of sample and official ballots for every village election. Such sample ballots shall be printed upon tinted paper and the official ballots upon white paper, and both shall be of sufficient length and width to afford space for the names of all candidates. The offices to be filled shall be arranged on the ballot in the order in which they are named in the statutes creating them, and the names of the candidates shall be arranged in alphabetical order under their respective office designations. Sufficient space shall be left under each office to write a name in lieu of any name printed therein. Such official ballots shall be indorsed as provided by subsection (14) of section 6.23 of the statutes, except that the indorsement of one clerk shall be sufficient when only one clerk is required, by law, to be present.

(2) The names of the persons nominated in the manner provided in section 5.27 and none other shall be placed upon the official ballots; provided, that in case no nominations are made, the spaces in which names of candidates may be printed or written shall be left

10.49 Conduct and canvass of village elections. All village elections shall be conducted and the result canvassed and certified as in the case of general elections, except as otherwise provided, and shall be governed by the provisions of chapter 6, so far as applicable. Election returns shall be made to and filed with the village clerk.

10.50 Village to constitute election district. Every village shall constitute a sepa-

rate election district except as otherwise provided by the village board.

- 10.51 Special elections in villages. The provisions of section 10.40 respecting special and referendum elections, and the functions and duties of common councils of cities and city clerks, shall apply to the conduct of similar village elections and to the functions and duties of village boards and village clerks.
- 10.52 Town elections. (1) At the town meeting in years in which there is to be a town election there shall be an election by ballot of all town officers except the superintendent or superintendents of highways.

OFFICIAL TOWN BALLOT.

Such ballot shall be in substantially the form provided herein and annexed hereto.

To vote for a person whose name is printed on the ballot, make a cross (X) in the square after the name of the person for whom you desire to vote. To vote for a person whose name is not printed on the ballot, write his name in the blank space provided for that purpose.

Chairman of Supervisors —	VOTE FOR ONE
John Doe	
John Doe	
Supervisor No. 1 —	VOTE FOR ONE
John Doe	
John Doe	
Supervisor No. 2—	VOTE FOR ONE
John Doe	
John Doe	
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Town Clerk —	VOTE FOR ONE
John Doe	
John Doe	
TOWN TREASURER —	VOTE FOR ONE
John Doe	
John Doe	
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Town Assessor —	VOTE FOR ONE
John Doe	
John Doe	
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JUSTICE OF PEACE (For Two Years) —	VOTE FOR ONE
John Doe	
John Doe	· · · · · · · · · · · · · · · · · · ·
JUSTICE OF PEACE (One Year) —	VOTE FOR ONE
John Doe	
John Doe	
Constable —	Vote for One
John Doe	
John Doe	

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10.53 Annual town meeting; place; conduct of elections. (1) The annual town meetings in each town shall be held at the place where the last town meeting was held, or

at such other place therein, or in a city or incorporated village in the county and convenient to the town, as shall have been ordered at a previous meeting; or when there has been no such previous meeting, at such place as shall be directed in the act or proceedings by which the town was organized.

(2) Not less than four nor more than six weeks before any annual town meeting the town board by recorded resolution may direct, and any twelve electors of the town may file with the town clerk a petition praying, that the question of changing the place of holding town meetings in such town be submitted to a vote of the electors at any regular town meeting. Every such resolution or petition shall designate and describe with reasonable certainty the place to which the change is desired, which shall be a place within the town or within a city or incorporated village as provided in subsection (1) of this section.

(3) Within one week after the recording of such resolution or the filing of such petition the town clerk shall post notices containing the substance of such resolution or petition and stating that the place of holding the annual town meeting will be decided by ballot at the town meeting then next to be held, in not less than four public places in said

town.

(4) The town board shall provide at the expense of the town a suitable number of printed ballots in the form prescribed by section 6.23 for referendum voting and deliver the same to the town clerk before the opening of the election at which they are to be used and the clerk shall keep them in a convenient and conspicuous place in the building where the election is held, for the use of the electors,

(5) If a majority of the votes cast upon the question be in favor of changing the place of holding town meetings, then, and not otherwise, all general and judicial elections and town meetings thereafter held, shall be held at the place designated in said resolution or

petition and approved by the electors.

- (6) In towns which are divided into election districts the annual meeting shall be held, until the electors otherwise determine, in the districts designated as the first election district; provided, that in counties having a population of 200,000 or over, votes for town and judicial officers and on referendum for appointment of town assessors under civil service shall be cast at the polling booths in the election district where the voter resides in the manner provided for general elections.
- 10.54 Special town elections. Special town elections may be called to enable the electors to vote upon any question lawfully submitted to them for determination, in the same manner that special town meetings are called.
- 10.55 Laws applicable to town and special town elections. The qualification of electors, the creation and qualification of inspectors and clerks of election, their oath of office, the opening and closing of the polls, the challenging of voters, the determination of such challenges, the opening of ballot boxes, the counting of the ballots before unfolding them, the keeping of tally sheets, the counting of the votes, the determination of the result and all other election procedure at and for town elections or special town elections shall be governed by the provisions of chapter 6 of the statutes, so far as applicable and not otherwise provided in this chapter.
- 10.56 Town clerks to exercise election functions. (1) The functions and duties prescribed for village elects in respect to village elections by section 10.48 shall be exercised and performed by town clerks for town elections; and the provisions of said section shall apply to every town election except as otherwise specially provided.

(2) Whenever a justice of the peace is to be elected to fill a vacancy, and also one or more such justices are to be elected for full terms, the ballot shall be made to distinguish

the person or persons voted for to fill the vacancy.

- (3) In towns containing two or more election districts the ballots provided by the town clerk shall be delivered to the inspectors of election at each polling place prior to the opening of the polls at the election for which they have been prepared.
- 10.57 Canvass of town elections. At the close of every election the votes given by ballot shall be publicly canvassed by the inspectors at the place where the meeting was held, which canvass when commenced shall be continued without adjournment or intermission until the same shall be completed.
- 10.58 Announcement of results of town elections. The canvass being completed and the result ascertained and determined by the inspectors, the clerk shall publicly read to the meeting the names of the persons for whom votes for each office were given and the number of votes so given for each person, and the names of the persons declared to be duly elected by the inspectors to each office respectively; and such reading shall be deemed sufficient notice to every person elected to any office at such meeting of his election whose name has been entered on the poll list as a voter.

- 10.59 Certified statement of results of town elections. The inspectors shall also draw up a statement in writing, setting forth in words at full length the whole number of votes given for each office, the names of the persons for whom such votes were given and the number of votes given for each person, and certify upon such statement their determination of the persons elected, which statement and certificate of determination shall be left with the town clerk and recorded in his office and carefully preserved by him.
- 10.60 Plurality rule at town elections. The persons having received the greatest number of votes given for any office at such election shall be deemed and declared duly elected; and if two or more shall have received the greatest and an equal number of votes for the same office the inspectors of election 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 inspectors shall appoint a competent person to draw the same for them, and shall declare and certify the same accordingly.
- 10.61 Separate ballot box for proposals voted on at town meetings. If any proposition other than the election of officers be voted upon by ballot at any town meeting the ballots cast upon such proposition shall be provided by the town clerk and be deposited in a separate ballot box in the form and manner provided by section 6.23 and a separate poll list kept of the electors voting upon such proposition. The ballots so cast shall be counted and canvassed and the result ascertained, declared and certified in like manner as in the case of ballots cast for officers.
- 10.62 Town board of canvassers. The members of the town board of any town divided into 2 or more election districts or a majority of them, together with the town clerk of such town, shall constitute the canvassing board of such town, except that no member of the town board and no town clerk whose election to office is involved in recount proceedings shall act as a member of such board of canvassers in such recount proceedings. A justice of the peace of the town shall act as a member of such board of canvassers in the place of any member of such board who shall become disqualified hereunder to act thereon. Such board shall meet at the town hall within 24 hours after the closing of the polls at every town election in such town and then and there publicly canvass all statements theretofore delivered to said clerk by the inspectors of election as provided in section 10.59, and ascertain, determine and declare the result of such election; and it shall be the duty of said town clerk to forthwith read publicly the names of the persons for whom votes for each office were given, the number of votes so given for each person, and the name of the person declared to be duly elected to each office respectively. Such reading shall be deemed sufficient notice to every person elected to any office at such meeting of his election.
- 10.63 Milwaukee county board of election commissioners. There is created a "County Board of Election Commissioners" for each county containing a city of the first class, composed of three members, who shall be appointed as follows: The chairman of the county board of such county shall appoint three members for terms of one, two and three years, respectively, dating from July first, 1915, and until their successors are commissioned and qualified. Successors shall be elected at the expiration of each term by the county board from a list containing not less than three names, selected and approved by the respective county committees of the three dominant political parties in such county, and their terms of office shall be three years in all cases, beginning July first in the year in which they are elected and until their successors are commissioned and qualified, board shall be composed of one member from each of the three dominant political parties, as shown by the returns of the vote for governor in such county for the last preceding general election, and elections shall be made in accordance with this rule. The board shall choose its own chairman. Such commissioners shall be legal voters, and residents of the state for at least five years, and of the county for a like period of time. They shall hold no other public office, the offices of notary public and city election commissioner excepted, and shall be ineligible to any other elective or appointive public office while members of such board, and shall, before entering upon the duties of county election commissioners, make and file in the office of the county clerk the constitutional oath of office.
- 10.64 Powers and duties; salaries. Said county board of election commissioners shall have all such authority, duties and power in regard to the preparation, distribution, custody and canvass of ballots and notices of election and in regard to the conduct of and control over any and all elections which are now vested in the county board, the county board of canvassers for general elections and primaries, the county clerk or any other county officers. The county commissioners of election shall receive such salaries as the county board of such county shall determine, provided that if a commissioner is appointed

as a member of both the city election commission and county election commission, he shall receive but one salary, one-half of which shall be paid by the county and one-half by the city. If nomination papers are not prepared, signed and executed as required by law; or if it should appear conclusively, either from the face of the nomination papers offered to be filed, or by admission of the candidate or otherwise, that said candidate is ineligible to be nominated or elected, or if elected, could not, by reason of age, residence, or other impediment, qualify for the office sought within the time allowed by law for qualification, said county board of election commissioners may refuse either to accept said nomination papers for filing or to place the name of said candidate upon the ballot.

- 10.65 Secretary of board. Said board shall have power to employ a secretary who shall perform such duties as may be required of him by the said board of election commissioners, and he shall receive such salary as the board shall determine; and in case the same person is also secretary of the city board of election commissioners, he shall receive but one salary, one-half of which shall be paid by the county and one-half by the city.
- 10.66 Seal; clerks; quarters and supplies. The said board of election commissioners may procure a seal with which to authenticate official papers and documents and said board is authorized to employ such additional clerical assistants as shall be necessary from time to time, who shall receive such compensation as the county board shall determine. The county board shall arrange for office room for the said board of election commissioners; and all expenses incurred under sections 10.63 to 10.70 shall be paid by the county. The act of a majority of said county board of election commissioners shall be considered the act of said board.

[10.67 Stats. 1917 renumbered section 17.10 by 1919 c. 362 s. 22]

- 10.68 Co-operation of officials. It shall be the duty of all officers and departments in counties governed by the provisions of sections 10.63 to 10.70, inclusive, to co-operate with the said board of election commissioners in carrying out the provisions of said sections.
- 10.69 Liberal construction. Sections 10.63 to 10.70, inclusive, shall be liberally construed so that its purpose may not be defeated by any informality or failure to comply with the several provisions in respect to either the giving of notices or keeping within the exact period of time provided herein.
- 10.70 Penalty for neglect of duty. Any public officer who shall wilfully fail or neglect to perform any duty imposed upon him by the provisions of sections 10.63 to 10.70, inclusive, or knowingly make false certificate in respect to such duty or to any matter to which he may be required by law to officially certify, shall be punished by imprisonment in the county jail or house of correction in such county for a period not exceeding nine months or by a fine of not more than five hundred dollars and the costs of prosecution.