

injuries. *Such election shall be made by giving notice to the employer in writing on a form to be furnished by the industrial commission and filing a copy of such notice with the industrial commission.*

SECTION 3. A new introductory paragraph is added to section 102.07 to read: (102.07) (Introductory paragraph) The following shall constitute employes subject to the provisions of sections 102.03 to 102.35:

SECTION 4. If the supreme court shall hold unconstitutional the provisions of subsection (2) of section 102.04, created in this act, section 1 of this act shall also be void and all elections and withdrawals of elections by employers made prior to the passage of this act shall be construed as being in full force and effect, to the same extent as though this act had not been passed.

SECTION 5. This act shall take effect upon passage and publication.

Approved May 5, 1931.

No. 413, A.]

[Published May 7, 1931.

CHAPTER 88.

AN ACT to amend subsection (1) of section 6.39 of the statutes, relating to aid to blind persons in marking their ballots.

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

SECTION 1. Subsection (1) of section 6.39 of the statutes is amended to read: (6.39) (1) Any voter who declares to the presiding election officer that he is such, that he cannot read or write, or that by physical disability, other than total blindness, he is unable to mark his ballot, shall be informed that he may have assistance, and when such assistance shall be requested, two of the inspectors, clerks or ballot clerks shall be selected by such voter to assist him in marking his ballot, which inspectors, clerks or ballot clerks shall not be of the same political party, and such officer selected to assist shall certify on the outside of the ballot that it was marked with their assistance, and shall thereafter give no information regarding the same. In case the voter is totally blind or his vision is so impaired he cannot read the ballot he may be assisted by any person chosen by him from among the legal voters of the county in which the voting precinct is located. Such per-

son so selected by any such voter shall retire to the booth or compartment with the elector, and shall read to him the names of all the candidates on the ballot for each office, and ask him, "Which one do you vote for?" and the ballot shall be marked according to his expressed preference, and such person so selected to assist * * * shall thereafter give no information regarding the same.

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

Approved May 5, 1931.

No. 128, S.]

[Published May 7, 1931.

CHAPTER 89.

AN ACT to amend sections 272.09 and 272.10 of the statutes, relating to execution against the person of judgment debtors.

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

SECTION 1. Section 272.09 of the statutes is amended to read:

272.09 EXECUTION AGAINST DEBTOR'S PERSON. If the action be one in which the defendant might have been arrested, as provided in chapter 264, an execution against the person of the judgment debtor may be issued * * * after the return of an execution against his property unsatisfied in whole or in part; but if the defendant be imprisoned on execution in another action, or upon *mesne* process in the same action, * * * an execution may issue against his body * * * without any previous execution against his property.

SECTION 2. Section 272.10 of the statutes is amended to read:

272.10 EXECUTION AGAINST BODY ONLY REMEDY, EXCEPTION. When * * * a party shall have been arrested on an execution * * * no other execution upon the same judgment can be issued against him or his property except * * * as provided by * * * section 336.10; but if * * * he shall escape he may be retaken by a new execution against his body or an execution against his property may be issued in the same manner as if he * * * had never been * * * arrested on execution.

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

Approved May 5, 1931.