

Assembly Bill 376

Published
August 20, 1965.

CHAPTER 211

AN ACT to amend 12.20 (1) (intro. par.) of the statutes, relating to a restatement of the limitation on campaign expenditures so that it clearly applies to primary elections and general elections, separately.

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

12.20 (1) (intro. par.) of the statutes is amended to read:

12.20 (1) (intro. par.) ~~Except for a~~ *The amounts specified in this section apply, separately, to each primary election campaign and to each general election campaign, and each limit applies to each campaign separately. In addition to such amounts, each candidate may, once during the primary election campaign and once more during the general election campaign, buy a total of one-fourth page of political advertising, or its space equivalent in separate, smaller political advertising, in newspapers having circulation within the district in which he is a candidate, and make*

the disbursements necessary for the mailing of one communication to voters in the district, which need not be included in. These additional amounts are excluded from the limit on the candidate's total expenditures for each such campaign, but must be reported. In any such campaign, no disbursement shall be made and no obligation, express or implied, to make such disbursement, shall be incurred by or on behalf of any candidate for any office under the constitution or laws of this state, or under the ordinance of any town or municipality of this state in his campaign for nomination and his campaign for election, which shall be in excess of the amounts herein specified in this section for a such campaign for nomination and the amounts herein specified for a campaign for election, namely:

Approved August 16, 1965.
