

ty-five cents," where they occur in the schedule under the caption, "binding, including stock per volume," and insert in lieu thereof, the following: "Full morocco, 16 mo. or 12 mo., one dollar and fifty cents; half morocco, 16 mo. or 12 mo., seventy-five cents."

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 18, 1889.

[No. 464, A.]

[Published April 24, 1889.]

CHAPTER 507.

AN ACT relating to the manner of conducting general elections and amendatory of sections 36, 37, 38 and 45 of the revised statutes.

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

Amending sec. 36, R. S., clause 3, sub. 4, so as to include actual residents for 10 days previous to election.

SECTION 1. Clause 4, of the third subdivision of section 36, of chapter 5, of the revised statutes, is hereby amended so as to read as follows: 4. Are you now and have you been for the last ten days, an actual resident of this town, ward or village, and what is the particular description, name and location of your residence? And add clause 5 as follows: 5. Have you registered to vote at this election at any other place within this state?

Amending sec. 37, R. S.—additional questions relating to residence.

SECTION 2. Section 37, of chapter 5, of the revised statutes is hereby amended by adding subdivision twelfth as follows: 12th. If an unmarried person sleeps in one ward and boards in another, the place where he sleeps shall be considered as his place of residence. 13th. If an unmarried person be employed on a railroad, boat or stage line, and has boarding places at different places, if one of those places be with his parents, that place shall be considered his residence, unless he has by registering to vote elsewhere, or by the performance of some other kindred act, elected some other place as his residence. If he has no parents and has not registered at any other place

to vote, he shall be asked: "Do you consider this your place of residence, and have you so considered it for the past ten days in preference to any other place?" If he answers in the affirmative, he shall be entitled to all of the privileges and be subject to all of the duties of other citizens of the place of residence in the matter of voting, jury service, poll taxes and assessments for taxes.

SECTION 3. Section 38, of chapter 5, of the revised statutes, is hereby amended by adding to the eleventh line of said section the following words: "and have been for the last ten days." Amend sec. 38
—10 days
residence
required.

SECTION 4. Section 45, of the revised statutes, is hereby amended so as to read as follows: Section 45. If any of the ballots cast at any election are found to be so defective that the inspectors of election cannot determine with reasonable certainty for whom they were cast, they shall make a statement in writing, in duplicate, certified to be correct, and signed by them, of the contents of each of such ballots, and attach such statements to the statements of the canvass. Such defective ballots shall be enclosed in the same envelope with the other ballots cast at the election. No ballot shall be regarded as defective, however, by reason of the misspelling of a candidate's name, or by the abbreviation, addition, omission or the use of the wrong initial of a candidate's name; but every ballot shall be counted for the candidate for whom it was evidently intended, if the intention of the voter can be clearly ascertained from the ballot itself. Amend sec. 45
—defective
ballots.

Duty of
inspectors—
what regarded
as defective.

SECTION 5. All acts and parts of acts in so far as they conflict with the provisions of this act are hereby repealed. Repealed.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved April 18, 1889.