

be deemed sufficient if it describes the limits of the territory to be annexed to each district or districts.

(3) If the former district was joint and the portion thereof not annexed to such city or village is located in two or more towns the order of attachment and dissolution shall be made by joint order of the town boards of said towns. If such towns are located in different counties the order of the town boards relative to the attachment of such territory shall be on the recommendation of the county superintendents of the different counties.

(4) All of the assets of any district dissolved pursuant to this section shall become the property of the district or districts to which the remnant of the district dissolved is attached in proportion to the assessed valuation of the portion of such dissolved district attached to each of the said districts.

(5) In case any ten electors of the town or towns including such district or districts feel aggrieved by the order of the town board or boards, they may within thirty days from the date of the order, appeal therefrom to the state superintendent whose decision shall be final.

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

Approved June 12, 1925.

No. 522, A.]

[Published June 16, 1925.

CHAPTER 317.

AN ACT to amend section 5.06 of the statutes, relating to city nomination papers.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 5.06 of the statutes is amended to read:
5.06 Papers for the nomination of any candidate for any city office shall be signed by voters equal in number to not less than two per cent of those who voted for the candidate receiving the highest number of votes for such office at the last preceding city election, and shall be filed not less than * * * *twenty* days before the primary. No elector shall sign such papers for more candidates for each office than there are persons to be elected to such office.

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

Approved June 12, 1925.

No. 515, A.]

[Published June 16, 1925.

CHAPTER 318.

AN ACT to amend subsection (1) of section 6 and subsections (2), (3), (4), (5), and (6) of section 9 of chapter 549 of the laws of 1909, relating to the civil court of Milwaukee county.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (1) of section 6 and subsections (2), (3), (4), (5) and (6) of section 9 of chapter 549 of the laws of 1909 are amended to read: (Chapter 549, laws of 1909) (Section 6) (1) At the regular judicial election to be held in the various towns, villages and cities in the county of Milwaukee on the first Tuesday in April, 1910, there shall be elected by the qualified electors of said county of Milwaukee seven judges of said civil court. * * *

(Section 9) (2) *From time to time and for such periods as they shall determine, the judges of said court shall select one of their number to act as calendar judge, * * * who, in addition to the exercise of all the other powers of any associate judge of said court, shall have the general superintendence of the business of said court; he shall preside at all meetings of the judges and shall assign the associate judges to duty in the branch courts from time to time as he may deem necessary for the prompt disposition of the business thereof and the promotion of justice, and it shall be the duty of each associate judge to attend and serve at any branch court to which he may be so assigned.*

(3) The * * * *calendar judge shall also superintend the preparation by the clerk of said court of calendars of cases for trial in said court and shall also superintend the distribution and assignment by said clerk of such cases upon different calendars pursuant to law and the rules of said court.*

(4) The * * * *calendar judge shall give his attention faithfully to the discharge of the duties especially pertaining to*