senate and assembly, also the senate and assembly journals, enrolled bills, indices, bulletins, and other printed matter on the order of the legislature, together with proper filing appliances. Each county clerk shall file in his office all material received hereunder and keep the same open to public inspection.

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

Approved June 27, 1931.

No. 164, S.]

[Published July 2, 1931.

## CHAPTER 407.

AN ACT to ratify act and expenditures of special joint committee appointed to investigate campaign expenditures and election methods, and making an appropriation.

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

SECTION 1. All acts of and expenditures by the special joint committee appointed to investigate the campaign expenditures and election methods appointed by chapter 48, laws of 1929, are hereby approved, ratified and confirmed. Any sum, remaining in the appropriation made by said chapter 48 to said committee after the payment of such expenditures shall have been made, shall be available to such committee for the preparation and publication of its report, the payment of outstanding bills for services heretofore rendered, and the payment of two hundred sixty-four dollars and seventy-five cents to Hanitch, Hartley, Johnson and Fritschler, of Superior, for legal services.

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

Approved June 27, 1931.

No. 256, S.]

[Published July 2, 1931.

## CHAPTER 408.

AN ACT to amend subsection (6) of section 20.10 and section 35.75 of the statutes, relating to the printing of supreme court reports.

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

SECTION 1. Subsection (6) of section 20.10 and section 35.75 of the statutes are amended to read: (20.10) (6) There is hereby appropriated from any money in the general fund not otherwise appropriated a sufficient sum to carry out the provisions of subsections (16), (16a), and (16b) of section 35.84 of the statutes.

35.75 All contract periods for the publication of the supreme court reports shall be eight years each, commencing on the first day of August in the year nineteen hundred eighteen and in each eighth year thereafter. Every such contract shall contain the following covenants on the part of the publisher: That he will print, bind and issue every volume of said reports for which the manuscript shall be furnished to him by the supreme court reporter during said period; that he will publish, deliver and place on sale each of said volumes within sixty days after delivery to him, at the capitol in Madison, of the manuscript of a sufficient number of decisions for such volume, not counting as any part of said sixty days the time elapsing between the delivery by the publisher to the reporter of the last page proofs of such decisions and the delivery by the reporter to the publisher of the manuscript copy for the index, tables of cases and citations; that he will furnish promptly to the reporter, at the capitol in Madison, galley proofs, triplicate page proofs, and triplicate plate proofs of the matter contained in each volume, and revises of such proofs if called for by the reporter, and will make all changes required by the reporter and marked by him on the various proofs, and will furnish duplicate proofs from the corrected plates in case the reporter determines that changes in stereotype plates are essential; that he will remain fully obligated to eliminate all typographical errors from the work, notwithstanding the correction of proofs by said reporter; that he will keep said volumes at all times on sale in the state of Wisconsin to residents thereof at contract price, in suitable quantities, and at such places as may be designated therefor by the printing board; that he will deliver to the reau of purchases at Madison, immediately after the publication, and subject to approval and acceptance by the justices of the supreme court or a majority of them, \* \* \* as many copies of each volume \* \* \* at the contract price \* require, making delivery at the same place; that he will procure stereotype plates of each volume and substitute new plates whenever the original ones shall become defaced or destroyed; that he will not take out or procure to be taken out any copyright whatever upon any such volume, except in the name and for the benefit of the state of Wisconsin, and that upon any breach of this covenant as to copyright he will pay to the state treasurer five hundred dollars as liquidated damages; that the printing board may declare the contract forfeited, whenever it shall be determined in any action upon the bond of such publisher, that he has failed in any respect to comply with the provisions of this chapter or of his contract; that upon any forfeiture, so declared, he will upon demand transfer to the secretary of state for the use of the state all stereotype plates of all volumes published under such contract, or will pay to the treasurer of the state one thousand dollars for each such volume as liquidated damages for the failure to make such transfer, and that such failure shall be deemed a breach of the conditions of his bond, and such liquidated damages may be recovered by action thereupon; and that he will comply with all the provisions of this chapter on his part to be performed, and will make no charge or claim against the state for full performance of said contract, except for the contract price of the volumes delivered. \* \* \* But said publisher, his representatives and assigns, may continue to publish and sell any such volume originally published by him, so long as he and they comply with all the requirements of this chapter and of his contract in respect to the character, sale and price thereof, notwithstanding a copyright vested in the state.

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

Approved June 27, 1931.

No. 324, S.]

[Published July 2, 1931.

## CHAPTER 409.

AN ACT to amend section 206.14 of the statutes, relating to labor union life insurance companies.

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

SECTION 1. Section 206.14 of the statutes is amended to read: