

No. 133, A.]

[Published June 9, 1945.]

CHAPTER 267.

AN ACT to amend 6.23 (2) of the statutes, relating to the form of ballot.

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

6.23 (2) of the statutes is amended to read:

6.23 (2) The several regular party tickets nominated by conventions or by regularly constituted and authorized committees or primaries shall be printed each in a separate column under the appropriate party designation, the columns to be arranged * * *, from left to right, according to * * * rank in obtaining votes at the last preceding general election for governor, that is the party receiving the largest vote will be placed on the left, thence the other parties from left to right according to their rank at such election. To the right hand of the party columns shall be one or more columns for independent nominations.

Approved June 6, 1945.

No. 139, A.]

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CHAPTER 268.

AN ACT to amend 144.07 (2) of the statutes, relating to the charging of certain municipal services on the tax roll.

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

144.07 (2) of the statutes is amended to read:

144.07 (2) When one municipality renders service to another under this section, reasonable compensation shall be paid. The officials in charge of the system, of the municipality furnishing the service shall determine the reasonable compensation and report to * * * its clerk who shall, on or before August 1 of each year, certify * * * a statement thereof to the clerk of the municipality receiving the service. This clerk shall extend the amount shown in such statement as a charge on the tax roll, in the manner following: (a) where the service rendered is available to substantially all improved real estate in the city, town or village receiving the same, the charges shall be placed upon the

*tax roll of such city, town or village as a general tax; (b) where the service rendered is for the benefit of public highways in, or real estate owned or operated by, the city, town or village receiving the same, the charges therefor shall be placed upon the tax roll of such city, town or village as a general tax; (c) where the service rendered does not come under the provisions of (a) or (b) above, the charges therefor shall be placed upon the tax roll of such city, town or village as a special tax upon each parcel of real estate benefited; and when collected it shall be paid to the treasurer of the * * * city, town or village rendering the service. Where the charges are to be extended on such tax roll under the provisions of (c) above, the clerk of the city, town or village furnishing such service shall itemize his statement showing separately the amount charged to each parcel of real estate benefited; if, due to delay in determination, such * * * charge cannot be extended on the tax roll of any particular year, it shall be extended as soon as possible.*

Approved June 6, 1945.

No. 245, A.]

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CHAPTER 269.

AN ACT to create 66.60 of the statutes, relating to special assessments and special charges in cities and villages.

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

66.60 of the statutes is created to read:

66.60 SPECIAL ASSESSMENTS AND CHARGES. (1) In addition to all other methods provided by law, any city or village may, by resolution of its governing body, levy and collect special assessments upon property in a limited and determinable area for special benefits conferred upon such property by any municipal work, or improvement; and to provide for the payment of all or any part of the cost of the work or improvement out of the proceeds of such special assessments.

(2) The amount assessed against any property for any work or improvement which does not represent an exercise of the police power shall not exceed the value of the benefits accruing to the property therefrom, and for those representing an exercise of the