thereof, to be operated till such order has been so granted and obtained. If upon such inspection and examination the commission shall deem that public safety requires the installation, operation, and maintenance of some suitable protective appliance at any grade crossing of the track or tracks of another steam railroad or of any other electric or street railway surface road by the track or tracks of said railroad or extension or branch thereof, the commission may, before granting said order, after notice and hearing as provided in section 1797—12 order the installation, operation, and maintenance of such suitable protective appliance and by whom to be installed, operated, and maintained, and shall fix the proportion of the expense of constructing, maintaining, and operating such protective appliance which shall be paid by the owners of said tracks respectively.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved June 16, 1909.

No. 584, S.]

[Published June 19, 1909.

CHAPTER 476.

AN ACT to create paragraph (g) of subsection 2 of section 11—12, and to amend section 66 of the statutes, relating to poll lists at primaries and general elections.

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

SECTION 1. There is added to subsection 2 of section 11—12 of the statutes a new paragraph to read: (Section 11—12. 2.) (g) Each clerk of election shall keep a poll list on which he shall enter the full name and postoffice address of each person voting at the primary, in the order in which their ballots are east: and on request of the inspectors each elector shall state his full name and postoffice address before his ballot shall be received.

Section 2. Section 66 of the statutes is amended to read: Section 66. 1. Each clerk of election shall keep a poll list on which he shall enter the full name and postoffice address of each person voting at such election in the order in which their ballots are east; and on request of the inspectors each elector shall state his full name and post office address before the ballot shall be received.

2. When any person shall have taken the oath provided in section 61 before voting, the clerk shall write at the end of such person's name on the poll list the word "sworn."

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved June 16, 1909.

No 116, S.1

[Published June 19, 1909.

CHAPTER 477.

AN ACT to amend section 11—18 of the statutes, relating to vote east at primary election.

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

Section 1.—18. 1. If all candidates for nomination for any one office voted for on any party ballot shall receive in the aggregate twenty per cent or more of the vote cast for nominee of such party for governor at the last general election, the person receiving the greatest number of votes at * * * such primary election as the candidate of * * such party for * * * such office, shall be the candidate of that party for such office, and his name as such candidate shall be placed on the official ballot at the following election.

- 2. If all the candidates for nomination for any one office voted for on any party ballot shall receive in the aggregate less than twenty per cent of such votes so cast at such last general election, no person shall be deemed to be the party nominee for such office, but the person receiving the greatest number of votes at such primary as the candidate of such party for the office shall be deemed an independent candidate for such office, and his name shall be placed on the official ballot in the column of individual nominations and he shall be denominated in such column as "independent."
- 3. But no person shall be entitled to have his name placed on such ballot who has not filed a nomination paper as provided in this act unless he shall have received at such primary election a number of votes not less than the number of signers required by this act for nomination papers, and shall have filed within five days after * * * receiving official notice of his nomination a declaration that he will qualify as such officer if elected.
- Section 2. All acts or parts of acts in conflict with the provisions of this act are hereby repealed.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved June 16, 1909.