

pearing first for each office in the last preceding district shall be placed last.

SECTION 3. Subsections 15 and 16 of section 38 of the statutes are amended to read: Section 38. 15. No party designation * * * shall be placed upon the ballots for any school or judicial officer, *except where party nominations have been made. The names of non-partisan candidates for the same office shall be placed in the same column.*

16. (a) Ballots for judicial, *school*, and city elections shall be printed upon the quality of white print paper hereinbefore specified, and shall be of sufficient size to afford space for all the tickets for several candidates in columns therein.

(b) Party candidates shall be arranged thereon as above provided for ballots at general elections, and the names of persons nominated by nomination papers, and not included in the regular convention or primary tickets shall be placed as is provided for independent nominations on the ballots at general elections *unless otherwise provided in this act.* Such ballots shall have similar matter printed on the back and outside as other official ballots are required to have.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved June 16, 1909.

No. 581, S.]

[Published June 19, 1909.

CHAPTER 484.

AN ACT to create section 320a of the statutes, relating to the printing and indexing of the session laws.

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

SECTION 1. There is added to the statutes a new section to read: Section to read: Section 320a. The session laws for the session of 1909 and thereafter shall be arranged and printed as follows:

1. a. The sections of all statutes at the session of 1909 and such of the session of 1907 as remain unchanged, other than such as are of local or temporary nature, shall be included and arranged numerically in the first part of the volume, preceded by a brief statement of the contents and the rule of the legislature with reference to numbering of sections of the statutes.

b. The number of the first section appearing on a page shall be printed in the upper outer corner of such page and the

page number in the upper inner corner and between the two numbers the topic treated in the sections on such page.

c. In printing each section, the section number, without using the word "section," shall be placed first at the beginning of the line in black-face type, followed in parenthesis by the chapter number and year of the act and the time when the act takes effect.

d. Each section or subsection as the case may be shall be preceded by the titles or sub-titles under which same is indexed, printed in black-face type.

e. The old matter omitted shall be indicated by asterisks and the new matter by being printed in italics.

2. The chapters enacted during the session of 1909 and in each session thereafter shall be arranged numerically and shall be printed without leading.

3. The memorials and resolutions enacted at the session.

4. The dates of the terms of the circuit courts.

5. The list of court commissioners.

6. Two tables shall show the sections of the statute created, amended, or repealed by each chapter of the laws enacted since the last printed compilation of the statutes, arranged both by chapter-numbers and by section-numbers.

7. The general index shall be at the end of the volume, be one column to the page, index the acts of 1907 and 1909, and shall refer to the sections, subsections, and paragraphs of the statutes followed by the year of the compilation or session law in which to be found, except in case of a law of a local or temporary nature having no section-number, in which case the reference shall be to the chapter and year of the act or amendment.

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

Approved June 16, 1909.

No. 459, S.]

[Published June 19, 1909.

CHAPTER 485.

AN ACT to amend section 926--127 of the statutes, relating to waterworks and electric lighting plants in cities of the fourth class.

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

SECTION 1. Section 926--127 of the statutes is amended to read: Section 926--127. The authority and power granted