receive such aid, shall be entitled, on such oath being filed and recorded, to vote at all elections held in this state, if he *or she* is otherwise qualified. The oath so taken, on being corroborated as to the residence and tribal relations of such person by the affidavit of a qualified elector, shall be filed in the office of the elerk before whom it was taken and recorded by him in a book to be provided for that purpose, upon such person paying to said elerk the sum of one dollar.

6. • • No person under guardianship, non compos mentis or insane shall be qualified to vote at any election, nor shall any person convicted of treason or felony be qualified to vote at any election unless restored to civil rights.

SECTION 2. The question whether the foregoing provisions of this act shall take effect and be in force, shall be submitted to a vote of the people of this state, in the manner provided by law for the submission of an amendment to the constitution, at the next general election to be held in November, 1912. If approved by a majority of all the votes east on that subject at sucn election, it shall take effect and be in force from and after such approval by the people; otherwise it shall not take effect or be in force. Upon the ballot shall be printed "Shall Chapter ..... (insert on the ballot the number of chapter) of the laws of 1911, entitled 'An act extending the right of suffrage to women' be adopted."

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

Approved June 2, 1911.

No. 128, S.]

[Published June 5, 1911. CHAPTER 228.

AN ACT to repeal section 553a of the statutes, and to create section 553a of the statutes, relating to physical education.

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

SECTION 1. Section 553a of the statutes is repealed.

SECTION 2. There is added to the statutes a new section to read: Section '553a. 1. "Physical education" as used herein is defined as instruction in the theory and practice in the art of physical exercise and instruction in hygiene.

2. School boards, or boards of education in school districts, embracing in whole or in part an incorporated city, shall make provision for the training of all pupils under their jurisdiction in physical education. The school boards in other school districts, separately or jointly, may make the same provision, 3. The board of regents of the state normal schools shall provide and shall require a definite and thorough course in the theory and art of physical education, and instruction in games and playground management, to be taught in every state normal school. Examination in this branch shall be required of all candidates for a normal school diploma and normal school certificate, the same as in other branches of study of the normal school course of study.

4. The county training school board of each and every county training school for teachers now or hereafter to be organized in this state shall require a course of instruction in physical education and instruction in games and playground management to be taught in every county training school.

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

Approved June 2, 1911.

No. 154, S.]

[Published June 5, 1911.

## CHAPTER 229.

AN ACT to amend section 1797-37n of the statutes, relating to the binding of decisions of the railroad commission.

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

SECTION 1. Section 1797—37n of the statutes is amended to read: Section 1797—37n. Said railroad commission is hereby authorized to print and publish for distribution in **\* \* \*** volumes of convenient size, *bound in buckram, or other substantial material* its opinions and decisions, which shall be suitably indexed, for convenient reference to the subjects treated therein. Not to exceed twenty-five hundred copies of any volume shall be so published. Said commission is likewise authorized to print for distribution in pamphlet form a suitable number of its opinions and decisions as the same are from time to time announced. The commission shall, on or before the first Monday in December, in each year, make a report to the governor for the preceding year, containing such information, suggestions, or recommendations as they may deem proper.

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

Approved June 2, 1911.