read: Section 11—28. 1. a. An official ballot shall be printed and provided for use at each voting precinct in the form provided herein and annexed hereto. The names of all candidates for delegates for whom nomination papers prescribed shall have been duly filed, shall be printed thereon.

b. The names of the candidates for president and vice-president shall be placed first in each party column underneath the party designation, and immediately above the names of said candidates, respectively, shall appear the words, "for president," "for vice-president."

Section 3. There is added to section 11—26 a new subsection to read: 6. For the purpose of enabling every voter to express his choice for the nomination of candidates for president and vice-president of the United States, whenever there shall be filed with the secretary of state a petition as provided by section 30 of the statutes, the names of such candidates shall be certified to the county clerks, and shall be printed upon the official party ticket used at said election. No signature, statement, or consent shall be required to be filed by any such candidate.

Section 4. There is added to the statutes a new section to read: Section 11—29. The delegates of each party chosen at said election to attend the national convention shall meet on the third Tuesday of April, succeeding such election, and nominate, by a majority vote, one elector for president and vice-president from each congressional district, and two such electors from the state at large. The names of such nominees shall be immediately certified by the chairman and secretary of the meeting to the secretary of state.

Section 5. This act shall take effect and be in force from and after its passage and publication.

Approved June 7, 1911.

No. 210, S.]

[Published June 10, 1911.

CHAPTER 301.

AN ACT to amend section 4275 of the statutes, relating to the fees for publication of a legal notice.

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

Section 1. Section 4275 of the statutes is amended to read. Section 4275. 1. The fees for publishing a legal notice, when not otherwise specially prescribed by law, shall be not more than sixty cents per folio for the first insertion, and thirty-five cents per folio for each insertion after the first.



2. Provided that in all newspapers published in a city of the first or second class, the fees for the publication of a legal notice, when not otherwise specially prescribed by law, shall be not more than eighty-five cents per folio for the first insertion, and fifty cents per folio for each insertion after the first.

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

Approved June 8, 1911.

No. 277, S.]

[Published June 10, 1911.

CHAPTER 302.

AN ACT to create sections 1802c, 1802d, and 1802e of the statutes, relating to railway track connections.

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

Section 1. There are added to the statutes three new sections to read: Section 1802c. Every railway corporation whose track crosses the track of any other railway corporation at grade in any town, city, or village, or whose tracks and right of way shall be adjacent to the tracks and right of way of any other railway corporation, within the limits of any city or incorporated village, shall, within sixty days after a written request of the railroad commission, or the town board of supervisors, make a track connection between each other within such town, city, or village to afford all reasonable and proper facilities for the interchange of traffic between their respective lines for forwarding and delivering freight, and shall transfer or switch and deliver without unreasonable delay or discrimination any freight or cars, loaded or empty, destined to any point on its tracks or any connecting line, and the expense thereof shall be borne equally between each of the said corporations, unless otherwise ordered by the railroad commission.

Section 1802d. The railroad commission shall, upon written request of any consignee, upon notice to the applicant and the said companies, make such reasonable rules and regulations for the switching of cars from one of such connecting railroads to the other as shall be reasonable and proper.

Section 1802e. Any railroad corporation neglecting or refusing to comply with the provisions of this act shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars for each offense, and each day shall be held as constituting a new offense.

(Am. 1911, c. 664, s. 42.)