of the age of twenty-one years or upwards (except paupers, persons under guardianship, and persons otherwise excluded by section two, of article three, of the constitution of Wisconsin), who has resided within the state one year, and in the election district where she offers to vote, ten days next preceding any election pertaining to school matters, shall have a right to vote at such election.

2. Separate ballot-boxes shall be furnished at every election precinct in this state at every primary, general, municipal or special election for the use of women desiring to vote on said school matters, and separate ballots shall also be provided at said elections for the use of said women, except in such eities, towns and villages where voting machines are used with a device enabling the election officials to mechanically and automatically restrict women voters to those candidates and questions only on which they are by law permitted to vote.

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

Approved June 15, 1911.

No. 451, S.]

[Published June 19, 1911.

CHAPTER 385.

AN ACT to create subsection 12 of section 141 of the statutes. authorizing the secretary of state to destroy useless documents filed in his office.

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

SECTION 1. There is added to section 141 of the statutes a new subsection to read: (Section 141.) 12. Whenever it shall be found necessary to destroy useless documents in order to secure vault space for state records, the secretary of state may, from time to time in his discretion, so dispose of any of the following named records: reports on sales of real estate filed by registers of deeds; statements of taxes from county, city, town, and village clerks; and bonds of notaries public filed over ten years prior thereto; monthly and quarterly reports by state depositories filed over two years prior thereto; all samples of state printing after audit and payment of claims; all crop reports by county clerks.

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

Approved June 15, 1911.