the claimants, the amounts of each claim and the purpose for which expended; such city clerk shall issue orders upon the city treasurer, who shall pay the amounts thereof, provided that funds are on hand in the city treasury appropriated for school purposes sufficient to pay the same.

3. Provided * * that in any city adopting this chapter, if at the time of such adoption the board of education or school board shall have power to levy the city school tax or the district school taxes, such power shall continue unaffected by this chapter, and this section shall not apply to such city nor be in force therein until specially adopted by a vote of three-fourths of the members of the council.

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

Approved June 17, 1913.

No. 82, S.]

[Published June 18, 1913.

CHAPTER 491.

AN ACT to amend subsections 2 and 3 of section 450—1 of the statutes, defining the term "professional school for teachers" and relating to third grade teachers' certificates.

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

Section 1. Subsections 2 and 3 of section 450-1 of the statutes are amended to read: (Section 450-1) 2. In this act "professional school for teachers" shall mean a state normal school, a county training school for teachers, any school in rank above a high school, offering a course for teachers equivalent to that offered in the state normal schools of Wisconsin, in counties where county training schools or joint county training schools have not been established, * * a free high school which provides and maintains a teachers' training course approved as to course of study and qualifications of teachers, by the state superintendent, or a teachers' institute maintained under such conditions and restrictions as may be provided for by the board of regents of normal schools, provided that such institute shall be taught by at least two teachers and be of not less duration than six weeks, and shall have in connection therewith a model or practice school.

(Section 450—1) 3. A third grade certificate shall entitle the holder to teach for such period, not more than one year, as may be specified therein, in the superintendent's district in which the certificate is issued. A third grade certificate may be renewed if the holder shall during the life of the certificate at-

tend a professional school for teachers for a period of not less than six weeks and shall receive in such school credits in at least two subjects required for a second grade certificate. The holder of a third grade certificate may also renew the same by passing an examination in all the subjects required for a third grade certificate. * *

SECTION 2. This act shall take effect upon passage and publication.

Approved June 17, 1913.

No. 418, S.]

[Published June 18, 1913.

CHAPTER 492.

AN ACT to amend subsection 1 of section 11—6, subsection 6 of section 30, to create sections 31 and 35, and to amend subsection 15 and subsection 16 of section 38 of the statutes, relating to nomination and election of school and judicial officers.

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

Section 1. Subsection 1 of section 11—6 and subsection 6 of section 30 of the statutes are amended to read: (Section 11—6) (1) For state officers, United States senators, representatives in congress, circuit judges, and those members of senate and assembly whose districts comprise more than one county, in the office of the secretary of state.

(Section 30) 6. Such nomination papers shall be filed as follows: For candidates to be voted for throughout the state or any division or district embracing more than one county, in the office of the secretary of state, not more than forty nor less than * * seventeen days before the election for which the nominations are made; for candidates to be voted for wholly within one county, in the office of the county clerk, not more than forty nor less than fifteen days before such election; for candidates to be voted for wholly within one city, in the office of the city clerk, not more than fifteen nor less than four days before such election.

Section 2. There are added to the statutes two new sections to read: Section 31. No candidate for any judicial or school office shall be nominated or elected upon any party ticket, nor shall any designation of party or principle represented be used in the nomination or election of any such candidate.

Section 35. 1. For the purpose of determining the order in which the names of candidates for county judge shall be placed on the official ballot, the county clerk shall prepare a list of the