dollars, to the capitol commission, out of the general fund, for completing and furnishing the capitol building and for performing the other duties imposed by law upon said commission. The appropriations hereby made to the capitol commission shall be additional to all other appropriations heretofore made to said commission.

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

Approved May 12, 1915.

No. 112, S.]

[Published May 14, 1915.

CHAPTER 92.

AN ACT to amend section 11—9 and subsection 1 of section 11—10; to repeal subsection 6 of section 11—10; to amend subsection 8 of section 11—12, and section 11—16; to repeal section 11—17 and to create a new section to be numbered 11—17, and to amend section 11—18, subsection 7 of section 11—28 and sections 35—23 and 94w—1 of the statutes, relating to majority nominations at primaries.

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

Section 1. Section 11—9 and subsection 1 of section 11—10 of the statutes are amended to read: Section 11—9. * * * An official ballot shall be printed and provided for use at each voting precinct in substantially the form provided herein, and annexed hereto. * * * The names of all candidates for the respective offices for whom the nomination papers prescribed shall have been duly filed, shall be printed thereon.

(Section 11—10.) 1. At least twenty days before the September primary each county clerk shall prepare sample official ballots in substantially the annexed form * * * which sample ballots shall be printed upon tinted or colored paper, and shall contain no blank indorsement or certificate. Said clerk shall place thereon, under the appropriate title of each office and party designation, the names of all candidates to be voted for in the precincts of his county. The names certified by the secretary of state shall be arranged in the order in which they are certified. The names of candidates for whom nomination papers have been filed in the office of the county clerk shall be arranged as hereinafter provided.

Section 2. Subsection 6 of section 11—10 of the statutes is repealed.

Section 3. Subsection 8 of section 11—12, and section 11—16,

of the statutes are amended to read: (Section 11-12.) 8.

• • The provisions of section 51 of the statutes, • • • so far as applicable, shall govern the preparation • • of the ballot.

Section 11—16. 1. Canvass of votes cast shall, except as herein otherwise provided, be made in the same manner, \bullet and by the same officers as the canvass of an \bullet election.

2. * * The party chairman of the precinct in a precinct canvass, of the county in a county canvass, of the state in a state canvass, or some duly appointed agent to represent each party, shall be allowed to be present and observe the proceedings.

3. The precinct inspectors of election shall, on separate sheets on blanks to be provided for that purpose, make full and accurate returns of the votes cast for each candidate, * * and shall, within twenty-four hours, cause such returns to be delivered to the county clerk, if a September primary, or to the city clerk if a city primary; provided, * * always, that such returns shall be sent by registered mail where practicable.

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- 4. The county canvass of the returns of a September primary shall be made by the same officers, and in the manner provided in chapter 5, of the statutes, for the canvass of the returns of a November election.
- 5. The canvassers shall meet and canvass such returns at ten o'clock on the Friday following the September primary. Their returns shall contain the whole number of * * votes * cast for each candidate of each political party.
- 6. The canvassers shall also make an additional duplicate return in the same form as provided in subsection 5, showing the votes cast for each candidate not voted for wholly within the limits of * * one county.
- 7. The county clerk shall * * forthwith send to the secretary of state by registered mail one complete copy of all returns as to such candidates.

Section 4. Section 11-17 of the statutes is repealed.

Section 5. There is added to the statutes a new section to be numbered and to read: Section 11—17. The board of canvassers provided by section 93 of the statutes to canvass returns of

the November election shall constitute the state board of canvassers of the September primary. The board shall make a canvass of the votes cast for candidates for members of the senate and assembly in districts not wholly within one county, and all of the provisions of sections 94, 94a, 94b and 94e of the statutes relating to the canvass of the returns of the November election, shall, as far as applicable, apply to the canvass, return and certification to the secretary of state of such primary. Such board shall meet at the office of the secretary of state, at ten o'clock a. m. on the third Tuesday of September in each year in which the September primary is held.

- Section 6. Section 11—18, subsection 7 of section 11—28 and sections 35—23 and 94w—1 of the statutes are amended to read: Section 11—18. 1. If all candidates for nomination for any one office voted for on any party ballot shall receive in the aggregate ten per cent or more of the vote cast for the nominee of such party for governor at the last general election, the person receiving the greatest number of votes * * at such primary election as the candidate of * * such party for such office, * * shall be the * * candidate of that party for such office, and his name as such * * candidate shall be placed on the official ballot at the following election.
- 2. * * If all the candidates for nomination for any one office voted for on any party ballot, shall * * receive in the aggregate less than ten per cent of such * * votes * so cast at * * such last general election. * no person shall be deemed to be the party nominee for * such office, but the person receiving the greatest number of * * votes at such primary as the candidate of such party for such office, shall be deemed an independent candidate for such office, and his name shall be placed on the official ballot * * in the column of individual nominations and he shall be denominated in such column as "independent."
- 3. * * * But no person shall be entitled to have his name placed on such ballot who has not filed a nomination paper as provided in sections 11—5 and 11—6 of the statutes, unless he shall have received at such primary election a number of votes not less than the number of signers required by sections 11—5 and 11—6 of the statutes for nomination papers, and shall have filed within five days after receiving official notice of his nomination, a declaration that he will qualify as such officer if elected. (Section 11—28.) 7. The official ballot for the election of delegates to the national convention shall be in substantially the same form * * as provided in section 11—9 of the statutes.

Section 35—23. The ballot shall be so arranged as to admit of any other person being voted for by the elector if he so desires. * * The persons, equal in number to twice the number of persons to be elected to any office, receiving the highest vote for such office, * * * shall be the nominees for such office, and their names, and no others, shall be placed upon the official ballot at the ensuing municipal election in cities in which primary elections are held.

Section 94w—1. 1. A senator in the congress of the United States shall be chosen at the general election in the year one thousand nine hundred and fourteen and every six years thereafter and also in the year one thousand nine hundred and sixteen and every six years thereafter.

2. The names of all persons nominated for the office of United States senator shall be printed on the ballot provided in subsection 1 of * * section 38 in substantially the manner and form indicated in the annexed form "A" provided in subdivision (a) of subsection 17 of section 38.

Section 7. This act shall take effect upon passage and publication.

Approved May 12, 1915.

No. 44, S.]

[Published May 17, 1915.

CHAPTER 93.

AN ACT to amend subsections 1 and 11 of section 1492b and subsection 1 of section 1492d of the statutes, relating to the slaughter of animals after reacting to the tuberculin test.

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

Section 1. Subsections 1 and 11 of section 1492b and subsection 1 of section 1492d of the statutes are amended to read: (Section 1492b) 1. Whenever the owner shall not exercise the option mentioned in the preceding section, and it shall be deemed necessary by the board to slaughter diseased animals and animals reacting to the tuberculin test, either on the premises or at some designated abattoir or any other place for demonstration purposes, and the representative of the live stock sanitary board and state veterinarian cannot agree with the owner as to the value of such animal, written notice shall be given to the owner, his agent or the person in charge of such animals, and to a justice of the peace in the county in which the animals may be, of