issued by any city of this state under sections 926—11, 943 and 943e of the statutes, the ordinance authorizing which bonds was passed at a regular meeting of the common council of such city as required by sections 926—11 and 943, and the proposition to issue which bonds was submitted to the people of such city before January 1, 1919, and adopted by a majority vote thereon, and the ballots by which such proposition were submitted did not have printed thereon the statement required by said section 943e, shall when issued be legal, valid and binding to the like extent as if the provisions of such sections had been in all respects observed.

SECTION 3. This act shall take effect upon passage and publication.

Approved April 25, 1919.

No. 237, A.]

[Published May 1, 1919. CHAPTER 119.

AN ACT to amend subsection (3) of section 25.01 authorizing investments of trust funds and subsection (3) of section 40.11 of the statutes, relating to borrowing money by school districts.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (3) of section 25.01 of the statutes is amended to read: (Section 25.01) (3) Any of said funds may be loaned to school districts to be used in erecting school buildings or teacherages, in the purchase of teacherages, teacherage sites. schoolhouse sites or school playgrounds, or in refunding their indebtedness, and for no other purpose; or to towns, villages, cities, counties and boards of education, duly incorporated as such, of any city within the state, as hereinafter provided; and every such school district, town, village, city, county and incorporated board of education is empowered to borrow of said commissioners, from said funds or either of them, such sum or sums of money, for such time and upon such conditions as may be agreed upon between said commissioners and the borrower; subject, however, to the limitations, restrictions and conditions hereinafter set forth. In this chapter any such school district, town, village, city, county or incorporated board of education, or all of them, may be designated by the word "municipality" or the word "municipalities."

SECTION 2. Subsection (3) of section 40.11 of the statutes is amended to read: (Section 40.11) (3) The electors of any common school district, or consolidated district, or state graded school district, or free high school district, • • • or union free high school district, joint or otherwise assembled at any special or annual meeting, regularly called, are hereby empowered to authorize the board to borrow money from some firm, corporation, bank, or individual, or from the state trust funds, for the purpose of purchasing a schoolhouse site, a teacherage site or a school playground, or purchasing or erecting a teacherage, said loan to be made for a period of not to exceed fifteen years. No such loan shall exceed twenty-five thousand dollars and in no case shall the rate of interest exceed six per cent per annum. When the loan is made from the state trust funds, the rate shall be four per cent per annum, payable in equal annual installments of principal and interest.

SECTION 3. This act shall take effect upon passage and publication.

Approved April 29, 1919.

No. 10, A.]

[Published May 2, 1919.

## CHAPTER 120.

AN ACT to amend the first paragraph and subsection (4) of section 6.01, extending right of suffrage to women, and providing for a referendum.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. The first paragraph and subsection (4) of section 6.01 of the statutes are amended to read: (6.01) (First paragraph) Every • • • person male or female of the age of twenty-one years or upwards, belonging to either of the following classes, who shall have resided in the state for one year next preceding any election, and in the election district where he or she offers to vote ten days, shall be deemed a qualified elector at such election:

(4) Any civilized person, being a descendant of the Chippewas of Lake Superior or any other Indian tribe, residing within this state, and not upon any Indian reservation, who shall make and subscribe to an oath before the clerk of the circuit court or his deputy of the county where such person resides that he or she is not a member of any Indian tribe, and has no claim upon the United States for aid and assistance from any appropriation made by congress for the benefit of Indians, and that he or she thereby relinquishes all tribal relations, and all right to claim or 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