the said judge is authorized to tax and collect fees as follows: For all services rendered by him in civil and criminal actions, when exercising the powers of a justice of the peace, the fees allowed to justices of the peace, except as hereinafter provided; for hearing and deciding any motion, fifty cents; for issuing each venire, fifty cents; for making and recording all necessary orders, fifty cents each; for receiving and recording verdict of jury, fifty cents; taking and approving bail, fifty cents; each commitment, fifty cents; drawing jury in every case, fifty cents; for services of clerk, one dollar in each criminal case, and fifty cents in each civil case, and the same shall be paid as other costs in criminal cases are paid, and the said judge or clerk shall pay the same into the county and city treasuries, to apply on the salary of said clerk and judge, as follows: All costs imposed and collected in criminal cases, arising under the laws of the state, shall be paid into the county treasury, and all costs imposed and collected in cases arising under the charter and ordinances of said city, shall be paid into the city treasury, and all costs collected in civil actions shall be paid as follows: twothirds of the same into the county treasury of Winnebago county, and one-third into the treasury of the city of Oshkosh. The clerk of said court shall keep an accurate statement of all such costs thus collected and file the same in the county clerk's office, at the end of each month, under his hand and the seal of said court, and shall at the same time, pay over all such moneys as provided for in this act.

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

Approved June 20, 1919.

No. 424, S.]

[Published June 24, 1919. CHAPTER 394.

AN ACT to amend section 6.41 of the statutes, relating to inspectors and ballot clerks.

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

SECTION 1. Section 6.41 of the statutes is amended to read: 6.41 Any person who shall knowingly deposit a ballot in the ballot box upon which ballot the names or initials of the ballot clerks do not appear shall be punished as provided in section 4635, and in the canvass of the votes any ballot which is not indorsed by the signatures or autograph initials of such clerks shall be void, not counted, and be treated and preserved as a defective ballot. \* \* LAWS OF WISCONSIN-CH. 395-396.

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

Approved June 20, 1919.

No. 482, S.]

## [Published June 24, 1919. CHAPTER 395.

AN ACT to amend subsection (1) of section 20.10 of the statutes, relating to the salary for the superintendent of public property.

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

SECTION 1. Subsection (1) of section 20.10 is amended to read (20.10) (1) Annually, beginning July 1, \* \* \* 1919, \* \* *ninety-six* thousand five hundred dollars, for the general administration expenses of his office, and the cost of furnishing all supplies, services, janitor services, all other materials, supplies and expense except light, heat, power and water, to the executive residence, the capitol, and the public grounds surrounding the capitol, the executive residence and the light, heat and power plant, and to offices in and outside of the capitol; and for renting and furnishing offices outside of the capitol. \* \* Of this appropriation there is allotted to the superintendent of public property an annual salary of \* \* \*

four thousand dollars.

SECTION 2. This act shall take effect as of July 1, 1919. Approved June 20, 1919.

No. 226, S.]

[Published June 24, 1919.

CHAPTER 396.

AN ACT to detach certain territory from the union free high school district of the town of Eagle River, in Vilas County, and to define the territory included in said union free high school district.

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

SECTION 1. All of range seven, except the east one-half of township forty-one, range seven, heretofore comprising a part of the union free high school district of the town of Eagle River, in Vilas County, is hereby detached from said union free high school district.

SECTION 2. The union free high school district of the town of Eagle River, in Vilas County, hereafter shall comprise the following described territory, to wit: the east one half of town-

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