mentioned in subsection (8), such nomination papers shall be signed by at least one per centum and not more than three per centum of such electors. For judicial candidates in districts comprised of one county or more, except as herein provided, such nomination papers shall be signed by at least two per centum and not more than four per centum of such electors.

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

Approved May 11, 1925.

No. 166, S.]

[Published May 13, 1925.

CHAPTER 110.

AN ACT to amend subsection (4) of section 40.60 of the statutes, relating to the maintenance of the two upper grades next below the high school in connection with the high school.

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

Section 1. Subsection (4) of section 40.60 of the statutes is amended to read: (40.60) (4) The inhabitants of any such high school district qualified by law to vote at a school district meeting, when assembled at the first and at each annual meeting in their district, or at any adjourned meeting thereof in such a district, shall have all the power relative to their district conferred by section 40.09 upon inhabitants of common school districts at annual meetings relative to such common school districts, including the power to establish and maintain, with the approval of the state superintendent of schools, in connection with said high school the two upper grades next below the high school; but shall not be limited in the amount of tax to be voted for teachers' wages by the limitation provided in subsection (6) of section 40.09.

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

Approved May 11, 1925.