paper of general circulation within the county in which said adjacent territory is located, at least fifteen days prior to the time when such petition is caused to be circulated, such notice to set forth that an annexation petition is to be circulated, and including an accurate description of the territory involved.

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

Approved June 16, 1933.

No. 699, A.]

[Published June 19, 1933.

CHAPTER 284.

AN ACT to amend the second paragraph of subsection (1) of section 5.05, subsections (1) and (4) of section 5.08, section 5.10 and subsections (1) and (4) of section 6.23 of the statutes, relating to names on election ballots.

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

SECTION 1. The second paragraph of subsection (1) of section 5.05, subsections (1) and (4) of section 5.08, section 5.10 and subsections (1) and (4) of section 6.23 of the statutes are amended to read: (5.05) (1) (Second paragraph) "I, the undersigned, a qualified elector of (the...precinct of the town of...) or (theward of the city of), county of....and state of Wisconsin, and a member of the...party, hereby nominate..... (include both given and surname)....., who resides (at No., on....street, city of....) or (in the town of), in the county ofas a candidate for the office of (here specify the office)...., to be voted for at the primary to be held on the third Tuesday in September, 19...., as representing the principles of said party, and I further declare that I intend to support the candidate named herein."

(5.08) (1) After the filing of nomination papers as provided in section 5.05, the secretary of state shall transmit to each county clerk not later than twenty-eight days before any September primary a certified list containing the name, *given and surname*, residence and post-office address of each person for whom nomination papers have been filed in his office, and entitled to be voted for at such primary, together with a designation of the office for which he is a candidate, and the party or principle he represents; such

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lists shall designate the order in which the names of the candidates shall be printed upon the primary ballot in each assembly district.

(4) Such clerk shall forthwith upon receipt thereof publish under the proper party designation, the title of each office, the names and addresses of all persons for whom nomination papers have been filed, giving the name, *including given and surname*, and address of each, the date of the primary, the hours during which the polls will be opened, and state that the primary will be held at the regular polling places in each precinct. The caption shall be set in twelve point bold face caps and the body of the notice in eight point type of which the party headings shall be in caps and the names of the several offices in bold face type as set forth in the model form printed in appendix to election laws. The columns shall not exceed two and one-sixth inches in width. The fee for such publication shall be paid for by the square as defined in section 6.82.

5.10 (1) An official ballot for September primaries shall be printed and provided for use at each voting precinct in substantially the form provided herein and annexed hereto. The names, *including given and surnames*, of all candidates for the respective offices for whom the nomination papers prescribed shall have been duly filed, shall be printed thereon.

(2) The name, *including given and surname*, of each nonpartisan candidate placed in nomination for a city primary as provided by section 5.06, and no others, shall be printed under a designation of the office for which he is named on the official ballot used at such primary, which ballot shall be so arranged as to admit of any other person being voted for by the elector if he so desires.

(6.23) (1) There shall be printed and provided for use in each precinct at general elections a separate ballot upon which shall be printed the names, *including given and surnames*, of all candidates for state, congressional, legislative and county offices.

(4) In each column shall be placed the name of each office to be voted for and directly under the name of each such office shall appear the name, *both given and surname*, of the person nominated as a candidate for such office. The name of the candidate shall in all cases be placed in the column designated by the party name of that party by which such candidate was nominated; and if the person be an independent candidate, his name shall be placed in its proper place in the column or columns designated independent, together with his party designation as given in his nomination papers. The names of all candidates shall be so placed in the various party designated columns so that names of the same office and the candidates for such office shall appear on or between the same horizontal lines of the ballot. After and to the right of the name of each candidate for a state or county office and within each party designated column there shall be a square, in which the voter may designate by a cross or other mark his choice for each office.

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

Approved June 16, 1933.

No. 703, A.]

[Published June 19, 1933.

CHAPTER 285.

- AN ACT to amend subsection (10) of section 76.02 of the statutes, relating to taxation of motor vehicles paying motor fuel tax operated by public service corporations.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (10) of section 76.02 of the statutes is amended to read: (76.02) (10) The terms "property of a company," or "property of the company," or "property of any company," or "property of each company" or "property of all companies" shall include all franchises, and all real and personal property of the company or companies used or employed in the operation of its business, except automobiles, motor trucks, motor delivery wagons, passenger automobile buses, motorcycles and similar vehicles for the operation of which a motor vehicle gas tax shall be paid pursuant to the provisions of chapter 78, and shall include all title and interest of the company or companies referred to in such property as owner, lessee or otherwise, and in case any portion of property is jointly used by two or more companies, the unit assessment of the "property of each company" shall include and cover a proportionate share of that portion of the property jointly used so that the assessments of the "property of all companies" having any rights, title or interest of any kind or nature whatsoever in any such property jointly used shall, in the aggregate, including only one total full value of such property.

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

Approved June 16, 1933.