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CHAPTER 413.

AN ACT to amend 12.20 (introductory paragraph) (a), (b), (c), (d), (e), (f) and (g) of the statutes, relating to limitation of expenditures by candidates for public office.

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

12.20 (introductory paragraph) (a), (b), (c), (d), (e), (f) and (g) of the statutes are amended to read:

12.20 (introductory paragraph) (1) *Except for a one-fourth page of political advertising in newspapers having circulation within the district in which he is a candidate and the mailing of one communication to voters in the district, no disbursement shall be made and no obligation, express or implied, to make such disbursement, shall be incurred by or on behalf of any candidate for any office under the constitution or laws of this state, or under the ordinance of any town or municipality of this state in his campaign for nomination and his campaign for election, which shall be in excess of the amounts herein specified for a campaign for nomination and the amounts herein specified for a campaign for election, * * * namely:*

- (a) For United States senator, * * * \$10,000.
- (b) For representative in congress, * * * \$2,500.
- (c) For governor, * * * \$10,000. For judge of the supreme court or state superintendent of schools, * * * \$10,000.
- (d) For other state officers, * * * \$10,000.
- (e) For state senator, * * * \$1,000.
- (f) For member of assembly, * * * \$400.
- (g) For presidential elector at large, * * * \$1,000, and for presidential elector for any congressional district, * * * \$300.

Approved June 26, 1951.
