

transportation. If at any time any person is so transporting unmanufactured forest products upon a class "A" highway in such frozen condition then he may likewise use a class "B" highway without other limitation, except that chains and other traction devices are prohibited on class "A" highways but such chains and devices may be used in cases of necessity. The officers in charge of maintenance of highways as herein designated upon determination of such frozen condition and freedom of damage to such highways by such transportation forthwith shall grant such operating right. Any person transporting any such product over any highway of this state under the provisions of 85.54 (1) shall be liable to the state for any damage caused to such highway.

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

Approved June 3, 1941.

No. 197, A.]

[Published June 6, 1941.]

CHAPTER 201.

AN ACT to amend 5.05 (5) of the statutes, relating to circulation of nomination papers.

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

Subsection (5) of section 5.05 of the statutes is amended to read:

(5.05) (5) (a) For nominations of state officers, congressmen, county officers and all judicial officers elected by the voters of one or more counties, all signers on each separate nomination paper, shall reside in the same county. *For nomination of members of the assembly and senators, all signers on each separate paper shall reside in the same district, except that if the senatorial district includes more than one county, then such signers shall reside in the same county.*

(b) The affidavit of a qualified elector stating his residence with street and number if his residence has any street and number shall be appended to each such nomination paper, stating that he is personally acquainted with all persons who have signed the same, and that he knows them to be electors of that precinct,

ward, town, village or county, as the nomination papers shall require; that he knows that they signed the same with full knowledge of the contents thereof and that their respective residences are stated therein and that each signer signed the same on the date stated opposite his name, and that he, the affiant, *resides within the district which the candidate (named therein) will represent if nominated and that he intends to support * * * such candidate * * **. Such affidavit shall not be made by the candidate, but each candidate shall file with his nomination paper or papers, or within 5 days thereafter, a declaration that he will qualify as such officer if nominated and elected.

Approved June 3, 1941.

No. 242, A.]

[Published June 6, 1941.

CHAPTER 202.

AN ACT to create 60.72 of the statutes, relating to the transportation of garbage, rubbish or other refuse into towns, and providing a penalty.

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

SECTION 1. Section 60.72 of the statutes is created to read:

60.72 GARBAGE DUMPING REGULATED. (1) No person or municipality shall transport any garbage, rubbish or other refuse into or within any town for the purpose of dumping or otherwise disposing of the same until such person or municipality shall have first secured a permit so to do from the town board. This section shall not apply where the city or village owns its own dumping or disposal ground and confines its dumping or disposal to such grounds; provided, that such disposal shall be conducted in a sanitary manner satisfactory to the state board of health.

(2) Any person or municipality who shall violate any provision of this section shall be punished by a fine of not less than \$5 nor more than \$100, or by imprisonment in the county jail for not more than 6 months, or by both such fine and imprisonment.

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

Approved June 3, 1941.