

board in counties having a population of two hundred fifty thousand or more, or elective city office shall be elected upon any party ticket, nor shall any designation of party or principle represented be printed on the ballot used at the election of any such candidate. The statement "a nonpartisan judiciary" or "a nonpartisan superintendency," or "a nonpartisan administration" shall not be deemed a designation of party or principle within the meaning of this section. *The election of members of such county boards, except as provided by section 663a in cases of vacancy, shall be held and conducted in the manner provided for the election of judicial officers, except police justices or justices of the peace in counties having a population of three hundred thousand or more, and containing an entire judicial circuit for which more than one circuit judge is provided by law.*

SECTION 3. This act shall take effect upon passage and publication.

Approved June 26, 1919.

No. 182, S.]

[Published June 30, 1919.

CHAPTER 432.

AN ACT to amend subdivision (2) of subsection 2 of section 1728a—3 of the statutes, relating to educational requirements for permits to work.

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

SECTION 1. Subdivision (2) of subsection 2 of section 1728a—3 of the statutes is amended to read: (Section 1728a—3) (2) (2) A certificate of the superintendent of schools or the principal of the school last attended by the child, or in the absence of both of the aforementioned persons a certificate of the clerk of the school board, showing that such child is more than fourteen years of age, and stating also the date of the birth of such child, and the number of years * * * *such child has attended school. Such certificate shall contain the further statement, prior to July 1st, 1920, that such child has * * * passed successfully the * * * sixth grade in the public school, or in some school having a substantially equivalent course, or that it has attended school for at least seven years, and after July 1st, 1920, that such child has passed successfully the seventh grade in the public school, or in some school having a substantially equivalent course, or that it has attended school for at least eight years.* It shall be the duty of such superintendent, principal or clerk to issue such certificate upon receipt of any application in behalf of any child entitled thereto.

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

Approved June 26, 1919.

No. 562, S.]

[Published June 30, 1919.

CHAPTER 433.

AN ACT to amend section 16 of chapter 22 of the laws of 1907, relating to the municipal court of Iron county.

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

SECTION 1. Section 16 of chapter 22 of the laws of 1907 is amended to read: (Chapter 22, laws of 1907) Section 16. 1. The salary of the judge of the municipal court of Iron county shall be * * * *two thousand* dollars per annum until otherwise fixed by the board of supervisors of Iron county and shall be paid out of the county treasury of Iron county in the same manner that the salary of other county officers of Iron county is paid, and shall be in full for all services rendered * * * *by said judge.*

2. He shall * * * tax as costs the same fees in the same manner as in justices' court.

3. He shall pay into the county treasury monthly all fees received by him. * * *

4. He shall file on the first day of November of each year with the county clerk of said county a statement of all fees paid by him to the county treasurer, and said statement shall be verified by him under oath. He shall also file with said clerk the statements required from other magistrates by sections 679 and 680, statutes of * * * 1917.

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

Approved June 26, 1919.

No. 572, S.]

[Published June 30, 1919.

CHAPTER 434.

AN ACT to amend section 926—101 of the statutes, relating to city electric power.

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

SECTION 1. Section 926—101 of the statutes is amended to read: Section 926—101. Every city or village, however organized, which owns and operates a plant for the purpose of furnishing either electric light or power, or both, may supply