Assembly Bill 183

Published June 5, 1965.

CHAPTER 80

AN ACT to amend 5.13 (4) of the statutes, relating to exclusive right of a political party to the use of its name on primary and election ballots.

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

5.13 (4) of the statutes is amended to read:

5.13 (4) Every political party entitled on August 25, 1947 to have the names of its candidates printed on the September primary and November election ballots is entitled to the exclusive right to the use of the name designating it *in both said September primary and November general elections.* The secretary of state shall not certify to the county clerk and the county clerk shall not place on any ballot prepared by him, the name of any person whose nomination papers designate a party name which comprises a combination of existing party names, or qualifying words, phrases, prefixes or suffixes in connection with any existing party name.

Approved June 2, 1965.