

HARD ON THE BOSSES.

(Continued from Sixth Page.)
tion officers of each precinct shall write and sign a certificate to the effect that it contains all the ballots cast and the tally lists kept by the clerks, which envelope and envelopes, together with the contents, must be delivered to the custody of the County Clerk or the Board of Election Commissioners.

GENERAL CHALLENGER.
Section 20. The governing body in the county, or city and county of each political party taking part in such primary election, may furnish to the Board of Election Commissioners, prior to or at the time of the selection by the said board of the election officers, the name of a general challenger for such party.

CHALLENGES FOR INDEPENDENTS.
At any time after that, and not later than the third day before the election, anybody if resident voters of any precinct, not less than the number of delegates of said party to be elected in such precinct, may file a petition with the Board of Election Commissioners, setting forth that it is their intention to run as candidates at such primary election, and requesting the appointment of some person as a special challenger to act on their behalf, and naming such person. It shall thereupon be the duty of the board to ascertain if such person has the qualifications provided, and if so, to appoint such person.

POWER OF A CHALLENGER.
Such challengers shall act without compensation when so appointed, and shall be sworn the same as an election officer, and shall have power to challenge the vote of any person by him believed to be voting unlawfully, upon any ground mentioned in the general election law, or upon any ground mentioned herein; and such challengers, during the progress of any such primary election, shall be vested with all the powers of a peace officer, he shall have free access to such polling place during the election and the counting of the ballots.

SOMETHING FOR THE COUNTY CLERK TO DO.
Section 21. Immediately upon the passage of this Act it shall be the duty of the County Clerks, or any city or county clerk, to cause to be distributed a sufficient number of copies of the ward, or precinct, or township registers and the supplements thereto, in their possession for use at the primary elections, and to carefully preserve such copies. The Secretary of State shall notify the several County Clerks of the duty imposed upon them in this respect.

REGISTERS.
In printing registers for use in the general elections that shall occur after the passage of this Act, it shall be the duty of the Board of Supervisors of the several counties to print such additional copies as may be required for use in the primary elections. Such additional copies shall be securely preserved in sealed packages. Electors removing from one precinct to another in the same primary election shall not thereby lose the right to vote, but at the time of voting the change of residence may be interlined on the register.

ATTEMPTS TO VOTE ILLEGALLY.
Section 22. Any person who, at any primary election, shall vote illegally, or attempt so to vote, shall be subject to the same punishment provided by law in case of such voting or attempting to vote at a general election. No person shall be allowed to vote whose name does not appear upon the great or small register of the county, or city and county, used at the last general election as a person entitled to vote in such precinct, or unless his name appears upon the supplements.

HEAVY PENALTIES.
If the election officers at such primary election shall knowingly permit any person to vote after being challenged who shows, by his examination, that he is not entitled to vote, they shall be guilty of a felony, and upon conviction thereof be imprisoned in State Prison not less than one nor more than five years.

IF YOU CHANGE YOUR RESIDENCE.
Section 23. Whenever an elector, removed from one precinct to another, within the county, or city and county, or to another county in the State, such elector so removing shall have the right to apply to, and receive from the County Clerk or Registrar of Voters a certificate of transfer within the county, or city and county, shall be given the elector, but the County Clerk or Registrar of Voters shall cause the name to be canceled off the precinct register from which the elector has removed, and shall thereupon use such name to be written in upon the precinct register to which he has so removed, and which precinct register is to be furnished by the County Clerk or Registrar, to the precinct or other election boards.

THE TWENTY ONES.
Any native-born citizen, who, since the last general election, has become of legal age, or any person who has become naturalized since the last general election, shall be entitled to vote at any primary election; providing, he has made application to have his name placed upon the precinct register of the county in which he resides and of which

he has been a legal resident for thirty days prior to any primary election.
ALL AT THE SAME TIME.
Section 24. The primary elections for all political parties shall be held at the same time, and at the same several respective places, under the provisions of this Act. Each political party or organization may determine for itself how many conventions it will hold for nominating its various candidates; provided, all candidates which are to be elected within a given territory must be nominated in the same convention. Delegates to a State convention may, at the option of a party, divide themselves into district conventions to nominate members of Congress, of the Board of Equalization, and Railroad Commissioners, respectively, or any party may, at its option, select separate delegates to compose any or all such district conventions. As soon as the delegates to a city, county, or city and county convention must nominate all the candidates which it desires to name for city, county, or city and county offices, in such city, county, or city and county, and any party may, at its option, nominate candidates for State Senator, or Assemblyman, or Justice of the Peace, or Constable, or other local officers, who are to be voted for in such city, county, or city and county; or any party may, at its option, select separate delegates to compose any Senatorial district composed of more than one county, any political party may select separate delegates to a separate convention, to nominate such Assemblyman or Senator, or it may, at its option, in any county convention select joint delegates to meet joint delegates from any other part of such Senatorial or Assembly district to compose a convention to nominate such Assemblyman or State Senator.

Section 25. Any person or combination of persons desiring to circulate a ticket to be used at a primary election for delegates sought to be elected to any convention or convention of any political party, shall print and furnish the same at their own expense, and shall cause to be printed or written upon such ballots to be used at such primary election, and upon paper of the color or combination of colors designated by the Board of Election Commissioners as the distinctive color or combination of colors to be used by such political party as provided for in section fifteen hereof, the names of such persons as are suggested as nominees for delegates to any convention or convention, and may upon such ticket cause to be printed or written different sets of nominees as delegates to different conventions; provided, that as to each separate set of delegates printed or written on ballots, it shall be plainly designated the convention to which the delegates named in such set are sought to be elected, and each set of delegates must be separated distinctly from every other set, and such ballot shall also contain a statement of the number of delegates to be voted for for each convention for which candidates are named on such ticket.

BUT HERE ARE REQUIREMENTS.
Such tickets must be so written or printed that there shall plainly appear thereon:
1. The name of the political party for the convention of which such candidates are suggested, selected or named.
2. The convention or conventions for which delegates are suggested, selected or named.
3. The names which are suggested, selected, or named on said tickets as nominees for such delegates.
4. The number of delegates to be selected for each convention.

SCRATCHING TICKETS.
The names of each proposed delegate in each set shall be numbered consecutively, and opposite each set of delegates shall be expressed the number to be voted for in such set. If there is any delegate, written or printed, for whom any voter does not desire to vote, or if there be more names in any set than are to be selected to a convention, or if there be more names than are to be drawn a line through such name with ink, and not otherwise. If any set of delegates contain more names, not erased, than is allowed by law as delegates to the convention for which such set is named, such ticket cannot be counted as to such set, but must be counted as to any other set correctly voted for.

CITY ELECTIONS.
Section 26. Where under the law an election is to be held for the officers of any incorporated city, or for any part of the State, or for any political subdivision of the State, the law which governs the election shall be the whole, then, as to such city or political subdivision of the State provisions of this Act shall likewise apply, but the petition provided for in sections two and three of this Act may be made by the political parties or organizations of electors within such cities or political subdivisions of the State, and within each county, or parts thereof, included in any political subdivision of the State.

HOW MANY DELEGATES ARE ALLOWED.
Section 27. At a general primary for delegates to a convention other than a State Convention, there shall be elected not less than one delegate for each party convention for each two hundred votes, and each fraction of one hundred or more, cast in such precinct at the last general election; provided, that no convention shall be illegal for lack of the election of a delegate for any political party. In selecting delegates for any convention, each political party shall determine how many delegates it will choose from each city, county, or city and county in the State, and name the number in their petition, and the persons receiving the highest vote for each

party shall be determined by canvassing the vote in the precincts. The political parties in the different cities, counties, or cities and counties may appoint to wards, precincts or Assembly Districts, the number of delegates to be by them elected.
FREE TO ALL.
Section 28. At any time in any city, county, or city and county, or township, or in any Assembly District or political division within this State, or any precinct therein, at which a primary is held for the election of delegates to a convention, any voter entitled to vote at such primary election may, except as herein otherwise provided, a candidate for election as a delegate to any primary convention to represent the precinct or district in which he is a voter.

CANVASSING VOTES.
Section 29. As soon as the returns are received by the County Clerk, he shall canvass the same, and, when it requires the votes of more than one precinct to elect delegates, issue a certificate of election for the different conventions, to the different persons receiving a plurality of the primary votes cast for such delegates as shown by the returns.
WHO FOOT THE BILLS.
Section 30. It shall be the duty of the Board of Supervisors of each county, and city and county, to appropriate from the general funds a sufficient sum of money to pay all necessary expenses of holding any primary election within such county, and it shall be the duty of the voters to draw upon such appropriated funds his several warrants for the payment of all expenses of such primary election as the same shall be certified to him by the Clerk; such expenses shall consist only of the payment for the box in which to keep the names of such voters, and places, for printing, for advertising, for stationery, ballot boxes and postage stamps and tally sheets.

FITS THE TRUSTEES.
Section 31. If in any city, county, or city and county there shall not be by law any Board of Election Commissioners, then all duties enjoined hereon upon the Board of Election Commissioners shall be enjoined upon and performed by the Common Council or Trustees of a city, or the Board of Supervisors of a county; and all duties enjoined upon the clerk of a Board of Election Commissioners, where there is no such board in any city or county, shall be performed by the clerk, as performed by the clerk of a city, or by a County Clerk.

EVERYTHING EMBRACED.
Section 32. Any Act denounced as an offense by the general laws concerning elections shall also be an offense in all primary elections, and in all matters relating thereto, antecedent or subsequent to the election, and shall be performed in the same form and with like penalties as is prescribed for the punishment of similar offenses against the general election laws; and all the provisions and penalties provided by law shall apply in all cases connected with primary elections with equal force, and shall be as effective as if specifically set out in this Act.
Any violation of the provisions of this Act shall, except as herein otherwise provided, be a misdemeanor and punishable as such.

OBLIGATIONS OF CANDIDATES.
Section 33. No candidate shall be placed upon any official list to be voted for at any election, or nominated to a convention of any political party or organization unless within ten days after the making of such nomination of such political party or organization he shall file an affidavit setting forth that such candidate has not directly or indirectly expended any sum of money, in his behalf, or with his knowledge expended, any sum of money for the purpose of securing such nomination, whether before, during, or after such primary election, on account of, or in respect to the conduct and management of such primary election or convention at which he is a candidate, in excess of the maximum amount, that is to say: If the term of the office for which the person is a candidate be for one year or less,
FIVE PER CENT.

Of the amount of one year's salary of the office, if he be one for more than one year and not more than two years, 10 per cent. of one year's salary. If the term be for more than two years and not more than three years, 15 per cent. If the term be for more than three years and not more than four years, 20 per cent. If the term be for more than four years, 10 per cent. If the term be for more than five years, 10 per cent. If the term be one for which, in lieu of salary, there is allowed per diem for a statutory period, or for the number of days actually engaged in the performance of public duties, 25 per cent. of the amount to accrue. If the office be one for which, in lieu of salary, a yearly sum is allowed for the officer for all the expenses of his office, the expenditures of the candidate shall not exceed 10 per cent. of the allowance for such office for one year, but in no event shall such expenditure exceed the sum of \$500.

THE MONETARY LIMIT.
If the office be one for which no salary or compensation is allowed except fees, or a salary not exceeding \$300 per annum and fees, the expenditures of the candidate for such office shall not exceed \$150. If the office be one for which no salary or compensation is allowed, or for which a per diem is allowed for the days actually employed in the performance of a public duty, the expenditures shall not exceed \$100. If the candidate is also at the same time a candidate for an unexpired term, he shall not pay or expend any sum on account of such unexpired term, but the maximum amount to be expended by such candidate shall be as hereinabove provided.

SHOW UP, GENTLEMEN.
Section 34. Such candidates shall file an itemized statement showing in detail all moneys paid, loaned, contributed, or furnished to him, or for his use, directly or indirectly in aid of his nomination, and all moneys contributed, loaned, or expended, directly or indirectly by himself, or through any other person, in aid of his nomination. The term nomination as herein employed is defined to mean all efforts, directly or indirectly, on the part of the candidate to present his nomination before the electors to secure co-operation and support by voters in his behalf, or to further the interests and election of delegates at any primary election. Such statement shall give the names of various persons who paid, contributed, or expended such moneys in aid of the primary election in his behalf, or in aid of his nomination, and the names of the various persons who contributed, loaned, or expended the moneys, and the purpose for which the moneys were expended, contributed, or loaned. No sum of money shall be paid, or no expenses shall be incurred by or on behalf of the candidate at any primary election, or for any period of time within six months prior thereto, at which he is a candidate, whether before, during, or after such primary on ac-

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