## Revised Laws of 1905 Altered, Amended or Repealed by Session Laws of 1912.

Sections	•
181	Amended by requiring all nominations of elective officers to
	be made by direct vote, with certain exceptions.
	Supplemented as to date of nomination of state officers.
182	Supplemented by requiring that judges of supreme and dis-
	trict courts, judges of probate and municipal courts, super-
1	intendents of schools and officers in cities of the first class
	shall be nominated on non-partisan ballots.
	Amended by providing that officers running at large shall be
184	divided into classes.
104	Supplemented by authorizing the placing of names of candidates for judges of supreme and district courts on primary
	ballot by petition.
186	Amended by requiring county auditor to provide in primary
100	ballots a column for second choice votes.
	Supplemented by directing the manner in which second
	choice ballots shall be prepared.
- 187	Amended as to rotating of names on primary election ballots.
i	Supplemented by providing that in city elections officers
	designated in charters shall prepare primary ballots.
189	Amended as to form of blanks for registration of voters.
193	Amended by making provision to permit voters to indicate
	second choice and giving directions as to how ballots are
100	to be marked therefor,
196	Amended as to method of canvassing votes.  Supplemented by new form of tally sheet and tabular state-
	ment of returns and directions as to their use.
197	Amended by instructing auditor to furnish tally sheets or
181	books for non-partisan candidates.
	Supplemented by provision relating to primary elections in
	cities having home rule charters.
199	Amended as to canvassing so as to permit count of second
	choice votes.
	Supplemented as to primaries in cities having home rule
	charters,
200	Supplemented by instructions as to method of elimination of
	candidates and computation of second choice votes.  Supplemented as to directions for canvassing non-partisan
	ballots.
201	Amended as to primaries in cities having home rule charters
201	and elections by non-partisan ballot.
217	Amended as to procedure in case vacancies on ballots are to
	be filled.
218	Amended as to use of adhesive stickers.
241	Amended as to registration days in cities of the first class.
247	Amended as to days of registration in cities of the first, sec-
	ond and third classes.

Sections	
251	Amended as to persons who shall be permitted to vote at general elections in cities of the first, second and third classes.
316	Supplemented by instructions as to care of ballots in counties having a population of 200,000 or more and in cities having a population of 50,000 or more.  Supplemented by instructions with regard to custody of ballots in case of contest.
348-358	Repealed. Sections relate to corrupt practices at elections.
GENERAL	LAWS OF 1905 REPEALED OR AMENDED BY SESSION LAWS OF 1912.
Chapter 214 267	Amended as to care of ballots in certain cities and counties. Repealed, except so much as applies to purchase of voting machines and use thereof at general elections.
GENERAL	LAWS OF 1907 AMENDED OR REPEALED BY SESSION LAWS OF 1912.
226 299	Amended as to filings in primary elections to be made with secretary of state and county auditor.  Amended as to employment of children.
GENERAL	LAWS OF 1909 AMENDED OR REPEALED BY SESSION LAWS OF 1912.
Chapter 95	Amended in regard to filings in primary elections to be made with secretary of state.
GENERAL	LAWS OF 1911 AMENDED OR REPEALED BY SESSION LAWS OF 1912.
Chapter	
302	Supplemented as to appropriations for construction of armories.
365	Amended as to lights on vehicles.
388	Provisions of Chapter 2, G. L. Special Session 1912, relating to second choice votes apply thereto.
389 j	Repealed. It relates to tax on gross earnings of railroads.

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