didates receiving the highest number of votes for any such office to which no one was elected at said first election by receiving a majority of the votes cast thereon, shall be again voted for. The official ballot to be used at said second election shall be prepared by the City Auditor and the name of no person shall appear thereon unless he was a candidate for the office designated at the said first election, and the two persons receiving at said first election the first and second highest number of votes cast for candidates for such office shall be entitled to have their names printed on said official ballot, in the order of their standing in the computation of the votes cast at said first election, as candidates at said second election for such office; provided, that in the event any person who was a candidate at said first election and who shall be entitled to become a candidate at said second election shall Vail to request that his name shall appear on the official ballot therefor, as herein provided, the candidate for such office standing next in order in the computation of votes shallsucceed to his rights with respect thereto; provided further, that two candidates for such office at said first election shall be entitled to become candidates therefor at said second election, which towo candidates shallbe those two among such candidates as shall stand highest, respectively, in the computation of votes east for such of said candidates at said first election, as shall file written request to be placed on the official hallot as candidates for such office at said second election. In the event of a tie in the vote of the two leading candidates for any office at said first election, said office shall be filled by a second election, as herein provided for, at which such candidates, so tied in said first election, may again become candidates. In the event they or either of them, shall fail so to do, the two candidates for such office who lead in the computation of votes therefor, and who desire to become candidates therefor at said second election, shall be entitled so to do, in the order of their respective votes at said first election.

In the event of a tie between the tew candidates for any office at said second election they shall cast lots to determine who shall be elected thereto.

3. In case a primary election is held pursuant to the call or under the direction of any political party, or any association of individuals for the nomination of candidates for the office5of Mayor and Commissi oners and City Auditor, the candidates or persons voted for in said primary election shall be voted for at large by all of the legally qualified voters in said city according to, and in the manner now or hereafter provided by the general election laws of the State of Ok lahoma.

Independent candidates for Mayor or for positions on said Board of Commissioners or for City Auditor shall be entitled to have their names placed on said official ballot to be used in the regular election by filing with the City Auditor not less than ten days before such election a written petition therefor, which shall be signed by such candidate and by at least one hundred qualified voters of said city.

- 4. Any election and all regular and special elections held in and for said city shall be governed in all respects by the general election laws of the State, except as herein specially provided.
- 5. Each member of the Board of Commissioners and the City Auditor, in addition to the other qualifications prescribed by law, be at the date of his election a qualified voter of the City of Tulsa, and shall hot be in arrears in the payment of any taxes or other liabilities due the city.
- 6. The Mayor shall be a member of the Board of Commissioners with all the rights, powers and duties appertaining thereto. He shall be the chief executive officer of sand city, and shall see that all the laws thereof are enforced. It shallbe his special duty to see that the