mond its just share of the credits of said town of Drummond which shall be apportioned in like manner as the indebtedness of said town of Drummond is apportioned, as provided by section 3 of this bill.

First town meeting. Section 6. The first meeting of said town of Barnes shall be held in the schoolhouse in township forty-five, north, of range nine, west, on the third Tuesday in May, 1905.

Assessment of personal properties. Section 7. The assessment of personal property therein may be made as on the first day of May, 1905.

When town deemed duly organized. Section 8. Upon the election and qualification of its officers said town of Barnes shall possess all the rights and privileges of towns under the general law.

SECTION 9. This act shall take effect and be in force from and after its passage and publication.

Approved May 12, 1905.

No. 717, A.]

[Published May 15, 1905.

CHAPTER 198.

AN ACT relating to inn-keepers and for the promotion of the public health.

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

What persons not to be entertained at hotels. Section 1. No person shall be entitled to entertainment at any inn or hotel in this state who is suffering from a contagious disease, as enumerated in section 1408 statutes of 1898, nor shall one who has been suffering from any such contagious disease be entitled to such entertainment until all danger of spreading contagion

therefrom is past; provided, however, that nothing in this act contained shall authorize compulsory removal or refusal of shelter to any such person then receiving entertainment at any such inn or hotel, if such removal would specially endanger life or health.

Penalty. Section 2. Any person who shall knowingly and wilfully solicit or receive entertainment in violation of the provisions of section one of this act shall be deemed guilty of a misdemeanor and on conviction shall be punished by a fine not exceeding one hundred dollars or by imprisonment in the county jail not exceeding six months.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 12, 1905.

No. 711, A.]

[Published May 15, 1905.

CHAPTER 199.

AN ACT relating to the county court of Dane county.

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

When municipal judge may be requested to act. Section 1. In case of the sickness, absence, or inability arising from any cause, of the county judge of Dane county, or when said judge for any cause deems it improper for him to hear or try any proceeding in said court or before him as judge of said court, he may request the municipal judge of said county to hold court or hear and try any matter or proceeding as a court or as a judge of said court in the Dane County Court; and the said municipal judge is hereby authorized and empowered upon such request from the county judge to hold said county court or perform any act as judge thereof as fully as said county judge is authorized or empowered to do. And said muicipal judge when so acting under the request of the county