

*assistant register* may perform all the duties of the register of probate with such exceptions and limitations as may be fixed by the county judge. The salary of the first assistant register of probate shall be one thousand eight hundred dollars per annum; of the second assistant register of probate one thousand two hundred dollars per annum, *and of the third assistant register of probate one thousand two hundred dollars per annum*, each payable monthly, at the end of each and every month, out of the treasury of said county; they shall receive no fees of office or other compensation than their salaries.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 15, 1907.

No. 64, S.]

[Published June 17, 1907.

## CHAPTER 223.

AN ACT to create section 4793m of the statutes, relating to bail in criminal actions.

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

SECTION 1. There is added to the statutes a new section to read:

\* \* \* \* \*

Approved June 15, 1907.

(In effect July 1, 1907.)

tence or judgment of conviction against him shall give said justice notice thereof in writing, within *five days* \* \* \* and thereupon the defendant shall be committed or enter into recognizance, and further proceedings shall be had upon such appeal as provided in chapter 192; and the complainant and witnesses may also be required to enter into recognizances, with or without sureties, in the discretion of the court, to appear at said circuit court at the time last aforesaid and to abide the order of the court therein.

(Ch. 159, 1907.)

**Criminal actions: stay of execution upon appeal.** SECTION 4793m. In all criminal actions in which the defendant is entitled to bail pending the sentence of the court, he shall be entitled to a stay of execution of the judgment upon every appeal therefrom upon filing with the writ of error, a certificate of a justice of the supreme court reciting that in his opinion there is reasonable doubt whether the judgment should stand; such certificate shall be granted by a justice of the supreme court when it shall be made to appear that there is reasonable doubt whether the judgment should stand.

(Ch. 223, 1907.)

**Binding twine plant at state prison.** SECTION 4918—1. The state board of control of reformatory, charitable and penal institutions is hereby empowered, at a cost not exceeding the sums herein appropriated to purchase, erect and maintain the necessary buildings, machinery and equipment for the manufacture of binder twine and to put such plant into operation.

(Ch. 574, 1907.)

**Twine: board of control to fix prices.** SECTION 4918—2. The board shall prescribe rules and regulations under which the twine manufactured in such plant shall be sold subject to the provisions of this act. The board shall at its regular March meeting in each year fix the prices at which the twine shall be sold, such prices to be based on the cost of manufacture, the market price, and the demand. The prices shall be uniform and shall conform as nearly as may be to the usual prices of like products manufactured elsewhere. The price so established at the regular March meeting of the board shall continue to be the price for the ensuing season unless it shall become evident to the board that the price established is such as will