

ding thereto a new section to read: Section 8m. Said judge may also appoint in writing a deputy clerk for each incorporated village and for each town in which there is no incorporated village within said municipal district, to hold his office in the village or town for which he is so appointed during the pleasure of said judge. Each of said deputy clerks shall be and hereby is authorized to examine all persons applying for warrants and may reduce their examinations to writing and file the same and to issue warrants thereon which warrants shall be returnable before said municipal court at the court house in the city of Waukesha. Each of said deputy clerks authorized by this act shall, before entering upon the discharge of his duties, take and subscribe the oath and give the bond required by section 8 of said chapter 91 of the laws of 1897. Each of said deputy clerks shall receive as full compensation for his said services the sum of fifty cents in each case where a warrant shall be so issued by him, his bill therefor to be audited by the county board and paid out of the county treasury, which said sum is to be taxed and allowed in each such case as costs of the action.

Approved June 25, 1907.

(In effect July 1, 1907.)

No. 525, S.]

[Published June 26, 1907.]

## CHAPTER 400.

AN ACT to correct an error in section 15, chapter 22, laws of 1907, relating to a municipal court for Iron county.

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

**Separate dockets; summons in blank.** SECTION 1. Section 15, chapter 22, laws of 1907, is amended to read: Section 15. The judge of said court shall keep one docket for criminal trials and proceedings, and a separate docket for civil actions, and all docket entries and process shall be made and kept in the same manner, as far as is applicable to this court,

as the same are required to be kept by justices of the peace under the laws of this state; provided, that in civil actions said municipal judge may sign in blank, summons and other process and deliver the same to attorneys of courts of record throughout the county to be issued by them as occasion may require, *who*, upon issuing any such summons, writ or other process, shall file within twenty-four hours thereafter the affidavit (if any) upon which such summons, writ or process was based, and a statement of the names of the parties to the action, the date of the summons, writ or process, the time when the same is returnable, and the nature of the demand or claim, upon which the said judge shall forthwith docket said case, which docket entries shall have the same force and effect as if made at the time of issuing the summons, writ or process.

Approved June 25, 1907.

(In effect July 1, 1907.)

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No. 419, A.]

[Published June 26, 1907.]

## CHAPTER 401.

AN ACT relating to assessments, assessors and tax commissioner in cities of the first class.

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

**Special appraisers board: selection, number, valuations by, vacancies.** SECTION 1. In cities of the first class, the tax commissioners shall have the power to select from among the assessors of such city, five assessors who shall retain and have all the powers of the regular assessors. In all cases where directed so to do by such tax commissioner, said assessors so selected shall fix and determine as provided by law the average valuation for assessment purposes, of all personal property owned or held by any person for use or used in any mercantile, manufacturing or other business in said city, and the valuations so fixed and determined by such