such child is taken may be put upon probation and required to report to the court.

- SECTION 2. There are added to section 573—5 of the statutes two new subsections to read: (Section 573—5) 4. If it shall appear to the court, during such period of probation, that the conditions have ceased to exist which caused such child to be deemed to be dependent or neglected, and that it will be for the best interests of the child to be returned to the parent or person from whom he was taken, the court may release such child to the care and custody of such parent or other person and may dismiss the proceeding or extend the period of probation pending final disposition of the case.
- 5. During such period of probation the county shall be liable for the reasonable expense of the maintenance of such child while so placed in the care and custody of such person or institution, such expense to be definitely fixed by order of the court; but the court may, as a part of the conditions of probation, require any person who is before the court and who is legally liable for such support to pay in the first instance or to refund to the county all or any part of such cost of maintenance.

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

Approved June 14, 1913.

No. 442, S.]

[Published June 17, 1913.

CHAPTER 482.

AN ACT to create sections 959—35x and 959—35y of the statutes, authorizing cities to pay, under certain conditions, for grading roadways, and requiring a bond from persons starting suit against cities in certain cases.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. There are added to the statutes two new sections to read: Section 959—35x. Whenever any work in grading a roadway has heretofore been done by any person pursuant to a contract between him and any city, and part of said work has been done on private property after proceedings brought to condemn said property for street purposes but where it is found that such proceedings are illegal and void because of the failure of said city to cause proper service to be made upon any person interested in said property of any notice required in such proceedings, such person having so contracted with said city may, with the consent of the common council of said city, recover from said city at the contract price for all such work done by

him in good faith up to the time he has been notified by such city to discontinue said work; provided, that in case of any conflict in regard to the amount to be recovered, the common council shall be the sole judge of the amount to be paid.

(See c. 727.)

Section 959—35y. Whenever a suit shall be commenced against any city for the purpose of restraining such city from making payment for work or labor performed, or for material furnished to such city, the court shall require the person commencing such suit to give a bond with two sureties to be approved by the court conditioned for the payment to the person claiming such payment of all damages sustained by reason of the delay in recovering such payment including all expenses and disbursements incurred in defending such suit and interest on the amount of money due such person from such city, in case the final determination of the court shall be in favor of the person demanding such money. The amount of such bond shall be fixed by the court and shall be sufficient to cover all probable damages that may accrue under the provisions of this section.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 14, 1913.

No. 468, S.]

[Published June 17, 1913.

CHAPTER 483.

AN ACT to amend sections 1728s, 1728t, 1728u, 1728v, 1728w, 1728x, and 1728z of the statutes, relating to street trades.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Sections 1728s, 1728t, 1728u, 1728v, 1728w, SECTION 1. 1728x, and 1728z are amended to read: Section 1728s. No boy under sixteen years of age shall, in any city of the first class, distribute, sell, or expose or offer for sale any newspapers, magazines or periodicals in any street or public place or work as a bootblack, or in any other street or public trade, or sell or offer for sale or distribute any hand bills or other articles, unless he complies with all the legal requirements concerning school attendance, and unless a permit and badge, as hereinafter provided, shall have been issued to him by the education. No such permit and badge shall be issued until the officer issuing the same shall have received an application in writing therefor, signed by the parent or guardian or other person having the custody of the child, desiring such permit and badge, and until such officer shall have received, examined and 35-L.