

produced and filed in court. In case such certificates cannot be secured, upon proof of such fact, the record of age stated in the first school enrollment of such child or first school enrollment to be found shall be admissible as evidence thereof.

2. Prosecutions for violation of this section may also be brought in the juvenile court in and for the county in which such violations occur, and said court is hereby granted full and concurrent jurisdiction thereof.

SECTION 2. This act shall take effect July 1, 1917.

Approved May 25, 1917.

No. 571, A.]

[Published May 29, 1917.]

CHAPTER 286

AN ACT to amend section 2226 of the statutes, relating to dower of insane wife.

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

SECTION 1. Section 2226 of the statutes is amended to read: Section 2226. The guardian so appointed shall ascertain as to the propriety and necessity of granting the prayer of the petition, and he and such wife shall have power to resist such application, and they or either of them may deny by answer any or all of the allegations of such petition and produce witnesses and take depositions to show the impropriety of granting the same, and may demand that the issues therein shall be tried by a jury. Upon the hearing of such petition the proofs shall in all cases be produced in open court; and if it shall appear that such wife is insane, and that the application is made in good faith, and that it will be for her benefit to grant the prayer of said petition the court shall make an order directing the petitioner or such other person as the court shall designate to execute in the name of such wife deeds of release to the proper parties of the dower or homestead right of such wife in or to any lands sold or to be sold, mortgaged or conveyed by such husband during her insanity, describing such lands in such order; provided, the court shall, as a condition of granting such order, require that there shall be secured, in such manner as the court shall direct, upon the estate of such husband, or out of the proceeds of the sales of such real estate, or by bond with sufficient sureties, conditioned for the support and maintenance of such wife, such sum for the use and benefit of such wife during her life as the court shall under all the circumstances deem just, regard being had to the station and condition in life of the said husband and wife. *If in any such proceedings it shall appear that the land*

petitioned to be sold or mortgaged was acquired by the husband solely from his share of the proceeds of a former sale or mortgage in which former sale or mortgage the dower or homestead interest of such wife was adjusted, the court may in its order authorize the execution and delivery of a deed or mortgage in behalf of such wife without requiring any portion of the proceeds to be held for her benefit. All conveyances executed in pursuance of such order shall release and bar all her dower or homestead interest in the real estate described therein and which shall be sold and conveyed by her husband during her insanity. The power granted by such order, so far as the same shall not have been executed, shall cease as soon as such wife shall become sane and shall apply for and procure a revocation thereof.

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

Approved May 25, 1917.

No. 651, A.]

[Published May 29, 1917.

CHAPTER 287

AN ACT to create section 9m of chapter 99, laws of 1891, relating to the county court of Waukesha county and section 12m of chapter 22, laws of 1895 and section 12m of chapter 23, laws of 1895, relating to the municipal courts for the eastern and western districts, respectively, of Waukesha county.

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

SECTION 1. A new section is added to chapter 99, laws of 1891, a new section is added to chapter 22, laws of 1895 and a new section is added to chapter 23, laws of 1895, to read: (Ch. 99, laws of 1891) Section 9m. In case of sickness, absence, or inability arising from any cause, of the county judge of Waukesha county, including application for a change of venue on account of prejudice of said judge, or when said judge for any cause deems it improper for him to hear, try and determine any proceeding in the county court, he may request the municipal judge of the eastern district of Waukesha county, or the municipal judge of the western district of Waukesha county, to hold court, or hear, try and determine any matter or proceeding as a court, or as a judge of the said court in the Waukesha county court, and either of said municipal judges, so called in, is hereby authorized and empowered, upon said request from the county judge, to hold said court and perform any act as the judge thereof as fully as said county judge is authorized and