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

Approved July 5, 1921.

No. 555, S.]

[Published July 11, 1921.

CHAPTER 483.

AN ACT to amend section 6 of chapter 218, laws of 1899, authorizing the district court of Milwaukee county to fix bail in all felony cases pending in said court for preliminary examination.

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

Section 1. Section 6 of chapter 218, laws of 1899, is amended to read: (Chapter 218, laws of 1899) Section 6. No justice of the peace, court commissioner, police justice or other commiting magistrate in said county of Milwaukee, shall exercise any jurisdiction in any criminal cases, except as hereinafter provided, but all such jurisdiction is vested in said district judge; and all examinations, recognizances and commitments for trial in said district court in criminal cases, not otherwise triable before a justice of the peace, shall be certified, returned and made to the municipal court of the city and county of Milwaukee instead of the circuit court, at or before the time fixed for the appearance of the accused. All such cases shall thereafter be prosecuted and tried in said municipal court as provdied by law in similar cases in the circuit court, and the general provisions of law relating to criminal actions, proceedings and examinations before justices of the peace shall apply to said district court as far as applicable. The judge of the district court shall have power to fix bail in all felony cases, including murder, when said cases are pending before said district court for preliminary examination.

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

Approved July 5, 1921.