No. 596, S.]

[Published June 24, 1907.

CHAPTER 338.

AN ACT to create section 845m of the statutes, relating to powers of Justices of the Peace.

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: (Section 845m.)

Approved June 22, 1907.

(In effect July 1, 1907.)

No. 593, S.]

[Published June 24, 1907

CHAPTER 339.

- AN ACT to create section 566m, of the statutes, relating to location of lockups or temporary places of confinement of insanc persons or persons arrested for breach of ordinance or statute.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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

.

. . .

Approved June 22, 1907.

(In effect July 1, 1907.)

year after such notice is filed the repairs necessary to put such place of confinement in suitable condition are not made or a new place is not provided, the said board shall condemn said house of correction, workhouse, jail, police station or lock-up by filing a written order to that effect with the county clerk of the county in which the house of correction, workhouse, or jail shall be situated, in the case of a house of correction, workhouse or jail, or with the city or village clerk in the case of a police station or lock-up. After such order is filed it shall not be lawful to confine prisoners in the place specified therein, and it shall be the duty of the sheriff of the county, the chief of police, city or village marshal or constable, as the case may be, to immediately transfer all prisoners confined therein to some other suitable place of confinement and thereafter not to use such condemned place for confining prisoners therein; provided that such order of condemnation shall not take effect without the approval of the judge of the circuit in which the county containing the place so condemned is situated; and provided further, that such board may at any time for reasons which to it may seem sufficient, and with the approval of such judge, revoke its order of condemnation and extend the time for issuing such order not to exceed one year additional from the time of filing its first notice.

(Ch. 235, 1907.)

School houses, lockups prohibited near. SECTION 566m. Hereafter no lock-up or temporary place of confinement for insane persons or persons arrested for breach of ordinance or statute shall be erected in any village, or city of the third or fourth class within three hundred feet of any public, private or parochial school building, or building used regularly or principally for school purposes.

(Ch. 339, 1907.)

Institution for blind artisans: buildings, tools, material: willow raising. SECTION 572a. The state board of control is hereby authorized and directed to continue the institution already established and to make provision for the leasing of such suitable buildings or apartments as may be necessary, to provide for the heating and lighting of such buildings or apartments and for such water as may be necessary to be used in such buildings or apartments; the rent of such buildings or apartments and the cost of furnishing the heating, lighting and wa-