The said judge may also, in case of absence, sickness or temporary disability, by order in writing to be filed in said court, appoint a justice of the peace of Winnebago county to discharge the duties of said judge, during such absence, sickness or disability who shall, while administering such office be limited in his powers to actions and proceedings which are cognizable by a justice of the peace in this state, including violations of the city charter and ordinances of the city of Oshkosh, Wisconsin.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved July 15, 1907.

No. 903, A.]

[Published July 17, 1907.

CHAPTER 648.

AN ACT to create section 1533m of the statutes, relating to bastardy proceedings.

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 1533m.)

Approved July 15, 1907.

(In effect from and after date of publication.)

burial of each deceased inmate of such home who shall be buried in the cemetery of such home, upon monthly bills properly verified by the oath of the president and secretary of said board, stating the name and date of burial of each deceased inmate buried in such cemetery, and the name of each inmate and employe not an inmate for whose maintenance therein compensation is claimed, and the length of time during the month preceding the rendition of such bills, such persons shall have been maintained therein; such payments shall be made only for the burial of such deceased inmates of said home as are herein mentioned, and for the maintenance of the employes not inmates of said home, and for the maintenance of such inmates of said home as are * * * indigent soldiers, sailors and marines who have been honorably discharged from the service of the federal government, who are residents of this state, or such soldiers, sailors, and marines, above named, inmates of said home, who shall have served in any Wisconsin regiment, or command, or in the navy of the United States being credited to the state of Wisconsin, together with their wives or widows, who are not residents of this state, and who cannot be received into any national home for disabled vol-* * * indigent women, residents of this unteers, and such state, as were employed as army nurses, and such as are mothers, wives or widows of men who were union soldiers, sailors and marines during the civil war. Such payments shall be subject to conditions imposed by chapter 393 of the laws of 1891.

(Ch. 51, 1907.)

Bastardy: prosecution and costs; no fees for counsel or witnesses. Section 1533m. 1. It shall be the duty of the district attorney to appear and prosecute in all bastardy proceedings in the trial court and, whenever notified and requested by the justice or magistrate, at the preliminary examination, and the rule for the taxation and payment of costs therein shall be the same as in criminal proceedings and actions; provided, that the provisions of section 4062 and 4713, of the statutes shall not apply.

2. In counties having a population of two hundred thousand or more according to the last state or national census, the district attorney or an assistant district attorney, shall appear and prosecute all bastardy cases at the preliminary examinations in justice courts and at the trial court. No agreement or settlement of any bastardy proceedings in any such county

shall be valid unless approved by the district attorney or an assistant district attorney.

(Ch. 648, 1907.)

Liquor licenses: Section 1548. 1. Each town board, village board and common council may grant licenses under the conditions and restrictions in this chapter contained, to such person as they deem proper to keep groceries, saloons or other places within their respective towns, villages or cities for the sale of strong, spirituous, malt, ardent or intoxicating liquors.

License fees. 2. The sum to be paid for such license shall, (subject to the right to increase the same, as in this chapter provided) be, in towns having within their boundaries no city or village, incorporated or unincorporated, with a population of five hundred or more, one hundred dollars, and in all cities and villages and other towns, two hundred dollars, except for registered pharmacists as in this chapter provided.

Application, period, issue. 3. The application for any such license shall be in writing, and shall state the kind of license applied for and designate the premises where such inquor shall be sold. All such licenses shall remain in force until the first Tuesday of July next after the granting thereof, unless sooner revoked by the board or council granting the same; they shall be attested by the town, city or village clerk, and shall not be delivered until the applicant shall produce and file with the clerk a receipt showing the payment of the sum required therefor to the proper treasurer, and until the filing with the clerk of the bond provided for in section 1549.

Annual license meetings. 4. All town and village boards and common councils, or the duly authorized committees of such councils shall meet and be in session on the third Monday of each June, and from day to day thereafter, so long as it may be necessary, for the purpose of acting upon such applications as may be presented to them conformably to this chapter. The population of any city or village shall be ascertained by the last preceding enumeration by the state or general government.

School no license circles; new and old licenses. 5. From and after June 30th, 1905, anything contained in any city charter to the contrary notwithstanding, no such license shall