der), and in bastardy cases, shall be certified and returned to said municipal court * * * instead of said circuit court, at or before the time fixed for the appearance of the accused; and the accused, and all witnesses required to attend, shall be committed to be brought or recognized to appear before said municipal court, or such other court as they may be held to, on a day certain, not more than thirty days from the date of such commitment or recognizance; the judgments of said municipal court, in criminal cases tried upon information or upon appeal, and in bastardy cases, may be reviewed by the supreme court in the same manner as like judgments of the circuit court may be, and all judgments originally rendered, by said court or the judge thereof, in criminal cases of which justices of the peace have jurisdiction, may be appealed to and tried by the county court, in the same manner as like judgments rendered by justices of the peace.

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

Approved April 28, 1909.

No. 418, A.]

[Published April 29, 1909.

CHAPTER 77.

AN ACT to create subsection 12m of section 776 of the statutes, relating to powers of town boards to acquire a wood-lot.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. There is added to section 776 of the statutes a new subsection to read: (Section 776.) 12m. To authorize the town board to acquire by purchase or otherwise a sufficient tract of land to use and maintain as a wood-lot and to preserve and re-forest the same under regulations approved by the state board of forestry. The sale of such wood-lot may be authorized or directed in like manner.

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

Approved April 28, 1909.