

No. 36, S.]

[Published March 29, 1913.]

CHAPTER 38.

AN ACT to amend chapter 199, laws of 1905, relating to the county court of Dane county; and to create sections 2517m and 2517n of the statutes, relating to the municipal court of Dane county.

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

SECTION 1. Chapter 199, laws of 1905, is amended to read: Section 1. In case of the sickness, absence, or inability arising from any cause, of the county judge of Dane county, or when said judge for any cause deems it improper for him to hear or try any proceeding in * * * *the county court for Dane county*, or before him as judge of said court, he may request the municipal judge of said county to hold court or hear and try any matter or proceeding as a court or as a judge of said court in the Dane county court; and the said municipal judge is hereby authorized and empowered upon such request from the county judge to hold said county court or perform any act as judge thereof as fully as said county judge is authorized or empowered to do. *In case of the inability of such county judge to make such request, or in case of a vacancy in such office, said municipal judge shall so act and fulfill the duties of such county judge, at the request of the circuit judge of such county, until such inability shall cease, or until such vacancy shall be filled.* And said municipal judge when so acting under the request of the county judge, or of the circuit judge, shall be designated in such proceeding as "acting county judge."

SECTION 2. There are added to the statutes two new sections to read: Section 2517m. In case of sickness, absence, or inability arising from any cause, of the municipal judge of Dane county, or when said judge for any cause deems it improper for him to hear or try any proceeding in the municipal court of said county or before him as judge of said court, he may request the county judge of said county to hold court or hear and try any matter or proceeding as a court or as a judge of said court in the municipal court for Dane county; and the said county judge is hereby authorized and empowered upon such request from the municipal judge to hold said municipal court or perform any act as judge thereof as fully as said municipal judge is authorized or empowered to do. In case of the inability of such municipal judge to make such request, or in case of a vacancy in such office, said county judge shall so act and fulfill the duties of such municipal judge, at the request of the circuit judge of such county,

until such inability shall cease, or until such vacancy shall be filled. And said county judge when so acting under the request of the municipal judge, or of the circuit judge, shall be designated in such proceeding as "acting municipal judge."

Section 2517n. Whenever such municipal judge shall so act as county judge, and whenever such county judge shall so act as municipal judge, they shall be compensated for such services in like amount and in like manner, as county judges are compensated for holding court in other courts, as provided in section 2447.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 28, 1913.

No. 7, S.]

[Published March 29, 1913.

CHAPTER 39.

AN ACT to repeal section 1494f, subsection 33 of section 170, and section 4605a of the statutes, and to create sections 1494f and 172—73 of the statutes, relating to the inspection of apiaries, and making an appropriation therefor.

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

SECTION 1. Section 1494f, subsection 33 of section 170, and section 4605a of the statutes are repealed.

SECTION 2. There is added to the statutes a new section to read: Section 1494f. 1. The governor shall appoint a state inspector of apiaries, who is hereby empowered to appoint one or more deputies as needed to carry out the inspection work under his direction.

2. Said inspector shall either personally or through his deputy inspect any apiary, with all appliances, structures, and buildings if necessary, which is reported to be infected or which he has reason to believe may be infected with any disease injurious to honey bees in their egg, larval, pupal, or adult stages. If the inspector finds any such disease to exist in any apiary, appliances, structures, or buildings, he shall give to the owner or owners and care-taker or care-takers of such diseased property full instructions for such treatment as in the inspector's judgment seems best.

3. The inspector shall, if it is deemed necessary, make a second examination of all diseased apiaries, property, and premises after ten days, or as soon thereafter as he deems advisable. If in this second examination a diseased condition is found which is in any manner dangerous to the welfare of honey bees in any