receive like fees * * therefor. The judge of said municipal court may, in his discretion, summon witnesses before him and examine them on oath for the purpose of determining whether a warrant should be issued, and witnesses so summoned shall be compelled to attend before him and answer all pertinent questions relative to the subject of inquiry, and shall be subject to punishment for contempt for refusal to attend and answer.

SECTION 3. This act shall take effect upon passage and publication.

Approved June 10, 1915.

No. 505, S.]

[Published June 14, 1915.

CHAPTER 225.

AN ACT to repeal subsections 11 and 12 of section 1668 of the statutes, and to create a new subsection of section 1608 of the statutes to be numbered 11, relating to standard containers for fruits and vegetables.

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

SECTION 1. Subsections 11 and 12 of section 1663 of the statutes are repealed.

Section 2. There is added to section 1668 of the statutes a new subsection to be numbered and to read: 11. All sales of fresh fruits or vegetables in containers of less than one bushel dry capacity measure shall be in containers of the standard capacity of one quart, two quarts, three quarts, four quarts, five quarts, six quarts, eight quarts, sixteen quarts or twenty-four quarts standard dry measure, and such receptacles shall in fact contain the full capacity of such fresh fruits or vegetables, or if in other than standard containers such receptacles for fresh fruits or vegetables shall be plainly and conspicuously marked to indicate the true net weight, measure or numerical count of such fruits or vegetables.

Section 3. This act shall take effect upon passage and publication.

Approved June 10, 1915.