rendered by said court in civil and criminal actions when exercising the powers of a justice of the peace, the fees allowed to justices of the peace, except as hereinafter provided; for hearing and deciding any motion, fifty cents for each; for issuing each venire, fifty cents; for making and recording all necessary orders, fifty cents each; for receiving and recording verdict of the jury, fifty cents; taking and approving bail, fifty cents; each commitment, fifty cents; drawing jury in every case, fifty cents; for services of clerk, one dollar in each criminal case, and one dollar in each civil case; and the same shall be paid as other costs in civil and criminal cases are paid, and said judge or clerk shall pay the same into the county and city treasuries, to apply on the salaries of said judge and clerk as follows: All costs imposed and collected in bastardy cases, and in criminal cases, arising under the laws of the state, shall be paid into the county treasury, and all costs imposed and collected in cases arising under the charter and ordinances of any city or village shall be paid into the treasury of the city or village under whose charter, by-laws or ordinance said case arose; and all costs collected in civil cases shall be paid as follows: Three-fourths of the same into the county treasury of Waukesha county, and one-fourth into the treasury of the city of Waukesha. The clerk of said court shall keep an accurate statement of all such costs thus collected, and file the same in the county clerk's office at the end of each month, under his hand and seal of the said court, and shall at the same time pay over all such moneys as provided for in this act.

SECTION 2. This act shall take effect upon passage and publication.

Approved March 28, 1919.

No. 267, S.]

[Published March 31, 1919.

CHAPTER 56.

AN ACT to amend section 9, 19 and 26 of chapter 136 of the laws of 1917, and to validate and ratify the resolution of the Dane county board of supervisors, all relating to the superior court of Dane county.

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

Section 1. Sections 9, 19 and 26 of chapter 136 of the laws of 1917 are amended to read: (Ch. 136, laws of 1917) Section 9. From and after the first day of April, 1919, the superior judge shall receive a salary of * * * five thousand dollars

per year, payable monthly, until otherwise fixed by the Dane county board, two-thirds of the same to be paid out of the county treasury of Dane county, and one-third to be paid out of the city treasury of the city of Madison, until otherwise apportioned by the county of Dane and the city of Madison jointly.

Section 19. 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 superior 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 superior 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 superior judge shall so act and fulfill the duties of such county judge, and said superior judge when so acting shall be designated in such proceeding as "acting county judge." Such superior judge shall have and is hereby given concurrent jurisdiction with the judge of the county court of Dane county, and is hereby given full power, as to all matters in which such county judge is authorized to act (1) in relation to feeble-minded persons as provided in chapter 45h of the statutes. (2) in relation to the relief and support of the poor as provided in chapter 63 of the statutes, and (3) in relation to neglected or abused children as provided in section 4052b of the statutes.

Section 26. The judge of said superior court shall, by order in writing filed in court, appoint a regular phonographic reporter who shall serve until his successor is appointed or until removed by the said judge. Such reporter shall take and subscribe the constitutional oath, and shall be furnished with all necessary stationery, and shall attend, when required by said judge, and report the proceedings had in said court, and perform such duties as the said judge shall require. The compensation of the phonographic reporter so appointed shall be the same as provided by law for the circuit court reporter of Dane county, Wisconsin, the same to be paid monthly, out of the treasury of the county of Dane. For transcribing testimony

* * he shall receive the same compensation provided by law for the phonographic reporter of the circuit court for Dane

county. The appointment of said reporter shall be filed in writing with the county clerk of Dane county. The reporter so appointed may appoint a deputy as provided in the circuit court for Dane county.

SECTION 2. The resolution heretofore adopted by the Dane county board of supervisors of Dane County, changing the salary of the judge of said superior court of said county from three thousand dollars a year to five thousand dollars a year is hereby in all respects, validated, ratified and confirmed, to the same extent and in like manner as if plenary power so to increase said salary at the time and in the manner it was increased, had been theretofore, and then was, vested in said county board.

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

Approved March 28, 1919.

No. 35, A.]

[Published April 12, 1919.

CHAPTER 57.

AN ACT to amend section 34 of chapter 423, laws of 1905, relating to the municipal court in the city of Beloit, Rock county. The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 34 of chapter 423 of the laws of 1905 is SECTION 1. amended to read: (Chapter 423, laws of 1905) Section 34. The judge by order in writing filed in the court may appoint a justice of the peace of said district or a court commissioner of the circuit court of Rock county to discharge the duties of his office during his absence, sickness, or other temporary disability. Such order may be revoked by the judge at any time. Such appointee, while administering said office, shall have the powers of the judge, except as to trials of information and appeals and except as to actions and proceedings beyond the jurisdiction of a justice of the peace. . . Any qualified person attending and holding court in the place of the municipal judge of the municipal court of the city of Beloit shall receive therefor the sum of five dollars per day for each day he is actually so engaged, to be paid by the county treasurer of Rock county upon the certificate of the said municipal court, not more than thirty days. however, in any one year to be paid for by said county. Said county shall have the right to charge back to the city of Beloit, one-half of any money so paid.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 9, 1919.