

the public for support; or has not proper parental care of guardianship; or who habitually begs or receives alms; or who is found living in any house of ill fame, or with any vicious or disreputable person, or whose home by reason of neglect, cruelty or depravity on the part of its parents, guardian or other person in whose care it may be is an unfit place for such child; or any child under the age of eight years who is found begging, or singing or playing any musical instrument upon the street for gain or is used in aid of any person so doing.

(b) The words "delinquent child" shall include any girl under the age of \* \* \* *eighteen* years and any boy under the age of \* \* \* *seventeen* years, who violates any law of this state, the penalty for which is not imprisonment in the state prison, or who violates any city or village ordinance; or who is incorrigible; or who knowingly associates with thieves, vicious or immoral persons; or who is growing up in idleness or crime; or who knowingly patronizes any place where any gaming device is or shall be operated; or who knowingly visits, or enters a house of ill repute, or who patronizes, visits or enters any stall saloon, or wine room, or any saloon frequented by men or women of bad repute; or who attends, visits or enters any dance held in any room or hall in connection with a saloon, unless accompanied by parents or legal guardian; or who loafs or congregates with groups or gangs of other boys at or about any railroad yard or tracks; or who habitually uses obscene, vulgar or profane language, or is guilty of immoral conduct in any public place, or about any schoolhouse; or who is habitually truant or habitually insubordinate in any school.

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

Approved July 14, 1921.

No. 597, S.]

[Published July 25, 1921.

## CHAPTER 586.

AN ACT to amend section 5 of chapter 218, laws of 1899, as amended by chapter 70, laws of 1901, chapter 388, laws of 1903, chapter 63, laws of 1905, and chapter 483, laws of 1915, relating to the jurisdiction of the district court of Milwaukee county.

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

SECTION 1. Section 5 of chapter 218, laws of 1899, as amended

by chapter 70, laws of 1901, chapter 388, laws of 1903, chapter 63, laws of 1905, and chapter 483, laws of 1915, is amended to read: (Chapter 218, laws of 1899.) Section 5. Said district court shall have exclusive jurisdiction to try and sentence all offenders against the ordinances of said city of Milwaukee and against the ordinances of Milwaukee County, and it shall have exclusive jurisdiction to hear, try and determine all charges for misdemeanors arising within said county otherwise triable before a justice of the peace, and in addition thereto said district court shall also have jurisdiction to hear, try and determine all charges for offenses arising within said county of Milwaukee, the punishment whereof does not exceed one year's imprisonment in the state prison or county jail, or a fine not exceeding \* \* \* *one thousand* dollars, or by both such fine and imprisonment; said court shall also have authority and jurisdiction to issue warrants for the apprehension of persons charged with the commission of offenses in said county of Milwaukee, and not triable before a justice of the peace of said county; and exclusive jurisdiction to examine said alleged offenders and commit or hold them to bail, the same as a justice of the peace might otherwise do. Said district court shall in no event have or exercise jurisdiction in bastardy proceedings. Nothing herein contained shall be construed to deprive any justice of the peace of any town, or any city or village justice in any incorporated city or village in Milwaukee County, except only in the city of Milwaukee, of jurisdiction to hear, try and determine complaints for the violation of any ordinance of any such town, city or village, or for the violation of any rule, regulation or ordinance of any board of health, of any town, city or village.

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

Approved July 14, 1921.

No. 560, S.]

[Published July 25, 1921.]

### CHAPTER 587.

AN ACT to create section 4410n of the statutes, relating to burglarly, and providing a penalty.

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

SECTION 1. A new section is added to the statutes to read: Section 4410n. Any person who, with intent to commit crime,