which cast the largest vote in the district at the last preceding general election, the party which cast the largest vote being entitled to two inspectors, one clerk and one ballot clerk, and the party receiving the next largest vote being entitled to the remainder of said officers. The basis for such division shall be the vote of each party for its presidential elector receiving the largest vote. or for its candidate for governor, at the last preceding general election. In villages having less than three hundred inhabitants, the village board may by a two-thirds vote, not less than sixty days prior to any election, provide that there shall be no clerks of election and only one ballot clerk. In such cases the chairman of inspectors at the opening of the polls shall designate one of the inspectors to serve also as clerk of election and the other as one of the ballot clerks. The regular ballot clerk, after close of the polls, shall serve as one of the clerks of election. Such combined services shall be rendered without additional compensation.

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

Approved June 9, 1931.

No. 723, A.]

[Published June 10, 1931.

CHAPTER 206.

AN ACT to amend subsection (1) of section 5 of chapter 549 of the laws of 1909 as amended by chapter 335 of the laws of 1927, relating to the civil court of Milwaukee county.

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

SECTION 1. Subsection (1) of section 5 of chapter 549 of the laws of 1909 as amended by chapter 335 of the laws of 1927 is amended to read: (Chapter 549, Laws of 1909) (Section 5) 1. The said civil court shall have jurisdiction and cognizance of the actions and proceedings set forth and enumerated in section 300.05, * * subsections (2) and (4) of section 300.06, paragraph (d) of subsection (4) of section 71.10, subsection (3) of section 71.16 and sections 74.11, 74.12, 74.13 and 74.30 of the statutes and the acts amendatory thereof, when the amount claimed or involved in such actions or proceedings does not exceed the sum of two thousand dollars; provided that said court shall have jurisdiction of any action founded on an account when the amount

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claimed shall not exceed two thousand dollars; and of the actions and proceedings mentioned in chapter 291 of the statutes, entitled "Forcible entry and unlawful detainer," and the acts amendatory thereof: and shall possess, except so far as may be inconsistent with the provisions of this act, the jurisdiction and powers over persons and subject matter possessed by justices of the peace in the county of Milwaukee on the first day of January, 1909; and shall have territorial jurisdiction co-extensive with the county of Milwaukee. Provided, that the judgments of said court shall be enforcible throughout the state as circuit court judgments are enforced, and the executions and other process of said civil court, including garnishment summonses in aid of execution, may be issued to, executed, and served, and actions and proceedings to enforce collection of its judgments may be commenced and prosecuted in any county in which a transcript of the judgment docket of said civil court judgment, duly certified by the clerk of said court, shall have been filed in accordance with the provisions of sections 270.74 and 270.76 of the statutes, to the same extent and with the same force and effect as in actions and proceedings for the collection and enforcement of judgments of the circuit court in similar cases. Provided further that the orders, writs, warrants, subpoenas and other process in bastardy cases pending in said civil court pursuant to subsection (2) hereof may be issued to and executed in any county of the state. Sheriffs and other officers charged with the duty of executing, serving and enforcing summonses, executions, writs, warrants, subpoenas and other process of the circuit court in similar cases shall be charged with the duty and are hereby enpowered to execute, serve and enforce the same when issued by the civil court.

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

Approved June 9, 1931.

No. 414, A.]

[Published June 10, 1931.

CHAPTER 207.

AN ACT to create subsection (5) of section 54.07 of the statutes, relating to the transfer of certain prisoners from the state reformatory or the industrial home for women to the state prison.

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