proved and recognized by the board, shall present also satisfactory evidence of having completed 2 years college work including physics, chemistry, biology and English, in an institution accredited by the University of Wisconsin and shall present also a certificate of having completed at least 12 months' internship in a reputable osteopathic hospital or equivalent training. Each applicant shall file a verified statement that he is familiar with the state health laws and the rules and regulations of the state board of health relating to communicable diseases. The application shall be accompanied by a fee, to be fixed by the board at not more than \$20 and \$5 additional for license if issued. An immigrant applicant shall present satisfactory evidence of having first citizenship papers, and if his professional education was completed in a foreign college, the application shall be accompanied by a fee of \$50, and the further fee of \$5 upon issuance of license shall not be required; however, any applicant who by reason of his nationality is ineligible to citizenship and who is a graduate of a reputable professional college in this country prior to the taking effect of this section and is possessed of all other necessary qualifications to secure a license shall be issued a license provided at least one of his parents shall have been a native of the state of Wisconsin. Applicants shall pay also the cost of translation into English by the board of documents and papers in a foreign language.

Approved June 9, 1947.

No. 166, S.]

[Published June 10, 1947.

CHAPTER 210.

AN ACT to create 59.22 (4) of the statutes, relating to the liability of the sheriff, his jailer and deputies in counties of a population of less than 200,000.

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

59.22 (4) of the statutes is created to read:

59.22 (4) In counties having a population of less than 200,000 in which a civil service ordinance covering sheriff's deputies and jailers is in effect pursuant to the provisions of section 59.21 (8) or section 59.074, the sheriff shall not be financially responsible

for the acts, defaults or misconduct in office of either his jailer or his deputies, appointed under the provisions of section 59.21 (8) or section 59.074, except where such deputy or jailer acts under the express direction of the sheriff. Each such deputy and jailer shall execute and file an official bond and shall be liable for his acts, defaults or misconduct in office in the same manner and to the same extent that the sheriff and his executors and administrators would otherwise be liable, and actions therefor shall be prosecuted directly against such deputy or jailer and the surety on his official bond. The official bond required shall be in such principal amount as the county board shall determine and shall have a licensed surety company as surety. The cost of any such bond shall be paid by the county.

Approved June 9, 1947.

No. 225, S.]

[Published June 10, 1947.

CHAPTER 211.

AN ACT to amend 48.07 (6) (b) of the statutes, relating to recovery for care and maintenance of children committed to licensed child welfare agencies.

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

48.07 (6) (b) of the statutes is amended to read:

48.07 (6) (b) Except as otherwise provided in paragraph (a) of this subsection, a licensed child welfare agency into whose care and custody a child has been committed by a juvenile court shall be entitled to recovery from the county chargeable for the support of such child, a reasonable sum to be agreed upon by the juvenile court and such agency, for his care and maintenance in an institution and not exceeding seven dollars per week if boarded in a family home, less in either case any amounts received pursuant to paragraph (a) * * * , provided that the juvenile court with the approval of the county board of supervisors may authorize a higher rate per week. Such amounts shall be payable as are other claims against the county and an amount sufficient to pay all such claims shall be appropriated annually by the county.

Approved June 9, 1947.