Section 2. This act shall take effect retroactively November 1, 1946.

Approved April 29, 1947.

No. 70, A.]

[Published May 1, 1947.

## CHAPTER 84.

AN ACT to amend 300.02 (1) of the statutes, to permit a town justice of the peace to hold court in villages and fourth class cities wholly bounded by the territory of his town.

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

300.02 (1) of the statutes is amended to read:

300.02 (1) Except as otherwise provided by law, every justice shall keep his office and hold court only in the town for which he was elected \* \* \* or in a village or fourth class city which is wholly bounded by the territory of such town. He may issue process at any place in the county.

Approved April 29, 1947.

No. 137, A.]

[Published May 1, 1947.

## CHAPTER 85.

AN ACT to renumber 319.05 (a), (b), (c) and (d) to be respectively 319.05 (1), (2), (3) and (4) and to create 48.28 (6) and 319.05 (5) of the statutes, relating to the guardianship of minors committed to homes for dependent children in counties having a population of 500,000 or more in certain cases.

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

Section 1. 48.28 (6) of the statutes is created to read:

48.28 (6) In counties having a population of 500,000 or more, whenever the permanent care, control and custody of a minor is committed or transferred to the county home for dependent children and the rights of the parents or a parent with reference to such child are terminated, the superintendent of such

home shall immediately become the guardian of the estate as well as of the person of such minor and subject to the requirements of chapter 319 insofar as applicable. In lieu of giving a separate bond for each minor of whom he shall thus become guardian, such superintendent shall given one standing bond to the judges of the county court of such county, conditioned as provided in section 319.05 in an amount deemed by such judges to be sufficient to protect all such minors who may be so committed. All discharges of guardianship liability on such bond to minors covered thereby shall be noted on such bond by the register in probate of such county.

SECTION 2. 319.05 (a), (b), (c) and (d) of the statutes are renumbered respectively to be 319.05 (1), (2), (3) and (4).

SECTION 3. 319.05 (5) of the statutes is created to read:

319.05 (5) In counties having a population of 500,000 or more, whenever the permanent care, control and custody of a minor shall be committed or transferred to the custody of the county home for dependent children and the rights of the parents or a parent with reference to such child are terminated, the superintendent of such home shall immediately become the guardian of the estate as well as of the person of such minor. Such superintendent shall give a guardian's bond as provided in section 48.28 (6).

Approved April 29, 1947.

No. 141, A.]

[Published May 1, 1947.

## CHAPTER 86.

AN ACT to create 75.35 (4) of the statutes, relating to the power of municipalities to purchase lands adjacent to tax deeded lands.

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

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

75.35 (4) A municipality may purchase lands adjacent to tax deeded lands in cases where the governing board of such municipality determines that such purchase will improve the saleability of such tax deeded lands or will create access to streets or highways for lands lacking such access.

Approved April 29, 1947.