

Reported Recommending.....
Ind. Postponed.....
Passed House.....
Failed to Pass House.....
Passed Senate.....
Failed to Pass Senate.....

House File 547

March 31, 1941.
To Sifting Committee.

By JUDICIARY COMMITTEE 1.

A BILL FOR

An Act to establish courts in each county of the state, to define their jurisdiction, to establish their procedure, to provide judges and officers therefor, to abolish municipal, superior, and justice of the peace courts, and to repeal and amend various statutes, Code, 1939, to accomplish a substitution of such county courts for the courts herein abolished.

Be It Enacted by the General Assembly of the State of Iowa:

CHAPTER I

County Courts

1 Section 1. A county court is hereby established in each of
2 the several counties of the state. The court shall be a circuit
3 court traveling among the incorporated towns within the county
4 at such times as the county judge shall determine, but each
5 incorporated town within the county shall be visited by the court
6 at least once each calendar month.

1 Sec. 2. The county courts shall be courts of record and
2 each court shall have a seal with the words "County Court of
3 (inserting name of county) County, Iowa" thereon.
4 The records of the county courts shall be kept in substantially
5 the same form and manner as the records of the district court,
6 except as hereinafter provided.

1 Sec. 3. The county courts shall have concurrent jurisdic-
2 tion with the district courts in all civil matters where the
3 amount in controversy does not exceed one thousand dollars, except
4 in actions for divorce and alimony and separate maintenance,
5 juvenile proceedings unless otherwise authorized, probate matters,
6 descent and construction of wills, and those directly affecting
7 the title to real estate.

1 Sec. 4. In all criminal matters, the court shall concur-
2 rently exercise the jurisdiction conferred on the district court
3 for the trial of all offenses punishable by not more than one
4 thousand dollars fine or one year in the county jail or both,
5 including prosecutions for the violation of ordinances of incor-
6 porated towns within the said respective counties.

1 Sec. 5. The county court shall be a court of general juris-
2 diction and its venue shall be co-extensive with the territorial
3 limits of the county wherein the court is situated. The powers
4 exercised by the district court and the judges thereof relating
5 to county attorney informations and the prosecution of misdemeanor
6 offenses is conferred upon and may be exercised by the county
7 court and judges thereof. In all matters of which the county
8 court has jurisdiction, the court and the judges shall have the
9 same powers with reference to injunctions, writs, orders, and
10 other proceedings in and out of court as are possessed by the
11 district court and the judges thereof.

1 Sec. 6. Upon the qualification of the officers of the county
2 courts, all municipal courts, superior courts, and justice of the

3 peace courts within the state are hereby abolished and the offices
4 of judge, clerk, and bailiff of any of the said named courts shall
5 be abolished.

1 Sec. 7. All causes pending before any of the courts abol-
2 ished under the provisions of this chapter, at the time of the
3 effective date hereof, shall be transferred to the county courts
4 herein established or to the district court of the county wherein
5 the same are pending in accordance with the limitation of juris-
6 diction herein established. Said causes shall be immediately
7 docketed in the courts to which they are transferred and all
8 records and papers pertaining to such causes shall be delivered
9 to the clerk of the district court of the county wherein the same
10 are pending, or to the clerk of the county court if one is pro-
11 vided, and shall be filed and docketed as in other causes.

CHAPTER II

Officers of County Courts

1 Sec. 8. In any county having a population of less than
2 thirty thousand there shall be one county judge; in counties
3 having more than thirty thousand and less than fifty thousand
4 inhabitants, there shall be two county judges; in counties having
5 more than fifty thousand inhabitants, there shall be one county
6 judge for each thirty thousand inhabitants or major fraction
7 thereof, but no county shall have more than five county judges.

1 Sec. 9. Whenever any county becomes entitled to an addition-
2 al judge of the county court, such additional judge shall be nom-
3 inated and elected at the next ensuing general election in the

4 manner hereinafter provided for.

5 Sec. 10. If under any circumstances a vacancy occurs in the
6 office of judge of the county court of any county, the governor
7 shall appoint any properly qualified person to fill the vacancy,
8 which person so appointed shall hold office until the next general
9 election and until his successor is elected and qualified.

1 Sec. 11. In the absence of any judge, or in case of his
2 inability to act, then, during such time, the chief justice of
3 the supreme court or any justice thereof may appoint any practi-
4 cing attorney of the county to act as judge of such county court,
5 with the same rights and powers as the duly elected judge.

1 Sec. 12. Each officer of the county courts shall be a
2 qualified elector residing in the county of his office. Judges
3 of the county courts shall be practicing lawyers and shall sub-
4 scribe to an oath required of judges of the district court, which
5 shall be filed with the county auditor. The clerk of the district
6 court of the county wherein the court is situated shall be the
7 clerk of the county court and shall, under the direction of the
8 county judge and subject to the use of the records at other places
9 in the circuit, have charge and custody of all records of the
10 county court and shall serve without additional compensation, and
11 the sheriff or one of his deputies shall act as bailiff of the
12 county court; except that in counties of over thirty thousand
13 population the clerk of the county court and the bailiff shall
14 be appointed by the court and shall receive as compensation a per
15 diem allowance for the days they actually serve in amounts to be

16 fixed by the board of supervisors in the respective counties.
17 Such additional clerks and bailiffs shall qualify by subscribing
18 to the oaths required of deputy clerks and deputy sheriffs in the
19 county and by filing official bonds in penalties equal to those
20 of similar officers, such bonds to be filed with the county
21 auditor in the same manner and form as is required of other county
22 officers.

1 Sec. 13. The terms of judges of the county courts shall
2 begin on the first secular day of January after their election
3 and they shall serve for a term of four years and shall continue
4 until their successor in office is nominated, elected, and quali-
5 fied.

1 Sec. 14. The annual salary of each county judge shall be
2 three thousand dollars in counties of less than thirty thousand
3 inhabitants; three thousand four hundred dollars in counties of
4 thirty thousand and less than seventy-five thousand inhabitants;
5 and three thousand six hundred dollars in counties of seventy-five
6 thousand or more inhabitants. Such salary shall be paid monthly
7 from the court expense fund of the county. If the regular levy
8 for the court expense fund is inadequate, an additional levy of
9 not to exceed three mills on the dollar may be made to defray the
10 expenses of this act.

1 Sec. 15. The counties shall provide courtrooms and chambers
2 for each judge of the county courts, provided, however, that in
3 all counties where previously to the creation of county courts,
4 municipal or superior courts existed and facilities were provided

5 therefor, the county board of supervisors may make such arrange-
6 ment as is necessary to use such facilities as are vacated by the
7 abolition of the municipal or superior courts, and the clerk of
8 the county court may thereupon establish a branch office in which
9 to conduct the active business of the county court and maintain
10 the necessary records thereof.

1 Sec. 16. Any organized political party appearing upon the
2 ballot of the last preceding general election and polling not less
3 than ten per cent of the total number of votes polled at the last
4 preceding primary election may at its regular biennial county
5 convention nominate one candidate for each office of judge of the
6 county court to be filled in the county, said candidate to be
7 voted on at the ensuing general election.

1 Sec. 17. Candidates for the office of county judge nomin-
2 ated as above provided shall be voted upon in the ensuing general
3 election, the name of said candidates appearing on the ballots
4 of their respective parties as the last county candidate, and the
5 candidate or candidates, depending upon the number of offices to
6 be filled by county judges, receiving the highest plurality of
7 votes at such general election shall be declared elected.

1 Sec. 18. County judges duly elected and qualified shall be
2 subject to the same restrictions and, subject to their jurisdic-
3 tional limits, vested with the same judicial powers as judges of
4 the district courts during the tenure of their office.

CHAPTER III

Pleading, Practice, and Procedure in County Courts

1 Sec. 19. Except as herein otherwise provided, all provisions
2 of law and procedure relating to the district court and the judges
3 and jurors thereof, including appellate procedure, shall, so far
4 as applicable and when not inconsistent with this chapter, apply
5 to the county courts and the judges thereof. The judges of the
6 county courts shall adopt and promulgate rules of practice which
7 shall conform, as nearly as may be, to the rules of the district
8 court of the district in which said county court is located. If
9 not established by statute or rule, the judge hearing the cause
10 may prescribe the method of procedure.

1 Sec. 20. There shall be no terms of court and the court
2 shall be open for business on all days of the year as provided
3 by law for the district court; provided, however, that in coun-
4 ties having only one county judge, the court may of its own motion
5 recess court for a period not exceeding two weeks, but such re-
6 cesses shall not interrupt or interfere with any of the business
7 of the court save the actual sitting thereof and, during such
8 recesses, county judges of any adjoining county may preside for
9 such hearings as may be necessary or expedient in substitution
10 for the regularly elected and qualified judge of the county and may
11 do so likewise if for any cause the regularly elected and quali-
12 fied judge of the county court is unable to perform his duties.

1 Sec. 21. The clerk of the district court shall have full
2 power to certify and transcript such records of the county court
3 as come into his possession, and copies of such records duly
4 certified by the clerk of the district court shall have the same

5 force and effect as certified copies of records of the district
6 court. This section shall likewise apply to the clerk of the
7 county court, where appointed by the court, with like force and
8 effect.

1 Sec. 22. All provisions of the law relating to change of
2 venue from the district court shall govern so far as applicable
3 to changes of venue from the county court.

1 Sec. 23. Causes of action within the jurisdiction of the
2 county courts shall be divided into the following classes:

3 Class "A" shall include all equitable actions, actions of
4 forcible entry and detainer, and all ordinary actions, when the
5 amount in controversy exceeds one hundred dollars, and all special
6 actions of which the court has jurisdiction.

7 Class "B" shall include all ordinary actions when the amount
8 in controversy is one hundred dollars or less.

9 Class "C" shall include the trial of all public offenses of
10 which this court has jurisdiction, including the violation of
11 city ordinances.

12 Class "D" shall include all hearings on preliminary informa-
13 tion for indictable offenses, search warrant proceedings, and
14 proceedings in habeas corpus.

1 Sec. 24. The petition in class "A" cases must be filed with
2 the clerk of the court not less than five clear days before the date
3 set in the original notice for the appearance of the defendant and
4 unless so filed the defendant shall not be held to appear and
5 answer. No pleading in class "B" cases shall be required, except

6 by order of the court.

1 Sec. 25. In all civil actions, the original notice shall
2 require the defendant, if served within the county, to appear and
3 answer not less than five nor more than fifteen days from the day
4 of service thereof; if served without the county, not less than
5 ten nor more than twenty days from the day of service thereof.

1 Sec. 26. The clerk of the county court shall charge and
2 collect the same fees as provided for the district courts, unless
3 otherwise provided herein and excepting the filing fee for the
4 petition in class "B" cases, when the charge shall be one dollar.
5 All of such fees shall be paid into the county treasury.

1 Sec. 27. The clerk of the county court, the county auditor,
2 and the county recorder of each county shall constitute the jury
3 commission for the county court and shall receive no additional
4 compensation other than necessary expenses incurred in the per-
5 formance of their duties, which shall be allowed and paid from
6 the court expense fund of the county.

1 Sec. 28. The jury commission for the county court in each
2 county shall meet and, before the last Monday in January follow-
3 ing each general election, shall in the presence of and under the
4 supervision of one of the judges of the county court, if more
5 than one in said county, select a list equal in number to one
6 tenth of all electors listed in the poll books of the county for
7 the last preceding general election, and shall enter said list of
8 electors eligible and certify them to the clerk of the county
9 court in each county as the "jury list" for the county court,

10 provided that any qualified elector of the county shall be eligi-
11 ble for entry on said list and for jury service, regardless of
12 whether or not the name of said elector appears in the poll books.
13 The name of each person on said list shall be entered in alphabeti-
14 cal order in a book kept for that purpose and opposite each name
15 shall be entered the person's place of residence giving his street
16 and number or other definite location if possible. The said book
17 shall be kept in the office of the clerk of the county court and
18 shall be open to the public for inspection and investigation.

1 Sec. 29. When the jury commission shall have completed such
2 jury list, each name contained thereon shall be prepared and de-
3 posited in a jury box in the manner required in the district court,
4 which jury box, after being sealed by the jury commissioners,
5 shall be deposited with and remain in the custody of the clerk of
6 the county court. On the last Monday in each month, the jury
7 commission shall, in open court and in the presence of the judge
8 or judges, break the seal of said jury box and draw therefrom the
9 number of names ordered by the court, to constitute the jury panel
10 for the succeeding month.

1 Sec. 30. The clerk of the county court shall forthwith
2 issue a summons to each of the persons drawn to appear in court
3 at such time during the succeeding month as may be ordered by
4 the judge or judges. No jury summons shall issue until an order
5 for the issuance of such summons shall have been filed of record
6 in the clerk's office, designating the number of jurors to be
7 called and the time for appearance thereof and duly executed and

8 signed by a judge of the county court. At such times, each juror
9 shall be called and all excuses heard and determined. Jurors
10 shall be allowed the same mileage fees as allowed jurors in the
11 district courts.

1 Sec. 31. The clerk of the county court shall remove from
2 the jury box the names of all persons who have served on the jury
3 during the month and such names shall not be again deposited in
4 the jury box during the biennium unless the said jury list is
5 exhausted prior to the end of the biennium. In case the names
6 are all withdrawn from said jury box within the biennium, the same
7 shall all be deposited in the jury box and drawn again as in
8 the first instance, as may be required. Jurors in the district
9 court shall be exempt from service in the county court during
10 the biennium in which service was rendered by them in the
11 district court.

1 Sec. 32. Persons exempted from jury service under the
2 provisions of chapter four hundred eighty (480) of the Code
3 shall be exempt from jury service in the county courts.

1 Sec. 33. Jurors called for service in the county courts
2 shall be paid the sum of three dollars per day for all days or
3 parts thereof actually spent on jury service. Any person fail-
4 ing to answer or appear to a jury summons issued by the clerk
5 of the county court as above provided shall be subject to summary
6 citation upon motion by the court to appear and show cause why
7 he should not be found in contempt of court.

1 Sec. 34. Should the panel for any one month be exhausted

2 and further veniremen be required, the same may be called as
3 talesmen, as in the district court.

1 Sec. 35. All civil actions triable at law in the county
2 court shall be triable to a jury of six jurors, provided a jury
3 is demanded in writing at or before the time the answer is
4 filed.

1 Sec. 36. Class "C" cases shall all be triable to a jury
2 of six jurors, unless a jury is expressly waived by the defend-
3 ant, and in all such cases, a charge of ten dollars shall be
4 added to the costs of the case.

1 Sec. 37. Class "D" cases shall be tried to the court
2 without a jury.

1 Sec. 38. In all cases to be submitted to juries in the
2 county courts, the clerk of the county court or his deputy shall
3 select eight jurors by lot from the regular panel or additions
4 thereto. Each party shall have the right to peremptorily chal-
5 lenge two jurors and strike one juror. After each peremptory
6 challenge or challenge for cause being sustained, the clerk
7 shall draw by lot one additional juror until all challenges
8 have been exhausted or waived, after which each party shall
9 strike one juror from the list and the six remaining jurors shall
10 constitute the jury selected.

1 Sec. 39. Witnesses in the county courts shall be sum-
2 moned upon subpoena issued through the office of the clerk of
3 the county court or may upon request of either party appear
4 without subpoena and shall receive the sum of two dollars per

5 diem for time actually spent in attendance of such cause for
6 which they are subpoenaed and five cents per mile over the
7 shortest traveled route between the court and their home.

1 Sec. 40. Judges of the county courts may appoint such
2 shorthand reporters as are necessary. All provisions relating
3 to shorthand reporters and their duties in the district court,
4 insofar as applicable, shall govern, except their compensa-
5 tion, which shall be fixed by order of court not exceeding eight
6 dollars per day, for the time actually engaged in their court
7 duties and shall be paid in advance as follows:

8 One half of all compensation for shorthand reporters
9 shall be taxed as costs to both parties in the cause reported
10 and shall abide as such. One half of the expense
11 of the shorthand reporters shall be paid by the county out
12 of the court expense fund; except that in trials for viola-
13 tion of city or town ordinances the total compensation for
14 such reports shall be taxed as costs.

1 Sec. 41. All Class "A" actions within the county courts
2 shall be reported by a shorthand reporter unless such reporter
3 is expressly waived by the parties. No Class "B" cases in the
4 county courts shall be reported by a shorthand reporter unless
5 demanded by one or more of the parties, and until and unless
6 parties demanding said shorthand reporter shall advance the sum
7 of four dollars in costs and pay the same into court in ad-
8 vance of each day's trial of the cause. A shorthand reporter
9 shall be provided for Class "C" or "D" cases before the

10 county courts only when demanded and costs therefor, if de-
11 fendant is found guilty, shall be taxed and disposed of as in
12 civil causes and any costs unpaid shall be served by defendant
13 as is provided above for jury fees.

1 Sec. 42. Chapters four hundred seventy-four (474), four
2 hundred seventy-five (475), and four hundred seventy-six (476),
3 all of the Code, 1939, are hereby repealed.

1 Sec. 43. Section two hundred twenty-one and three tenths
2 (221.3), Code, 1939, is hereby amended by striking from line
3 six (6) the words “superior, and municipal” and by inserting
4 in lieu thereof the words “and county”.

1 Sec. 44. Section two hundred thirty-eight and one
2 tenth (238.1), Code, 1939, is hereby amended by striking from sub-
3 section five (5), line two (2), the words “superior, and municipal”
4 and inserting in lieu thereof the words “and county”.

1 Sec. 45. Section two hundred thirty-eight and two tenths
2 (238.2), Code, 1939, is hereby amended by striking from sub-
3 section five (5), lines two (2) and three (3) the words
4 “superior, and municipal” and by inserting in lieu thereof
5 the words “and county”.

1 Sec. 46. Section two hundred thirty-eight and four
2 tenths (238.4), Code, 1939, is hereby amended by striking from
3 subsection one (1) the words “municipal, and superior” and
4 by inserting in lieu thereof the words “and county”.

1 Sec. 47. Section two hundred thirty-nine (239), Code,
2 1939, is hereby amended by striking from subsection three (3)

3 the words “superior, and municipal” and by inserting in lieu
4 thereof the words “and county”.

1 Sec. 48. Section six hundred seventy-three (673), Code,
2 1939, is hereby repealed.

1 Sec. 49. Section six hundred seventy-four (674), Code,
2 1939, is hereby amended by striking from lines fourteen (14)
3 and fifteen (15) the word “superior” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 50. Section eight hundred twenty-three (823), Code,
2 1939, is hereby amended by striking from line two (2) the word
3 “constable” and by inserting in lieu thereof the words “sheriff,
4 deputy sheriff,”.

1 Sec. 51. Section eight hundred thirty-two (832), Code,
2 1939, is hereby amended by striking from line two (2) the words
3 “constable of the township” and by inserting in lieu thereof
4 the words “deputy sheriff of the county”.

1 Sec. 52. Section eight hundred thirty-three (833), Code,
2 1939, is hereby amended by striking from lines two (2) and four
3 (4) the word “constables” and by inserting in lieu thereof the
4 words “deputy sheriffs”.

1 Sec. 53. Section ten hundred twenty-three (1023), Code,
2 1939, is hereby amended by striking from line three (3) the
3 word “constable” and by inserting in lieu thereof the words
4 “deputy sheriff”.

1 Sec. 54. Section ten hundred forty-four (1044), Code,
2 1939, is hereby amended by striking from line four (4) the

3 word “justices:” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 55. Section ten hundred fifty-eight (1058), Code,
2 1939, is hereby amended by striking from subsection four (4)
3 the words “superior, and municipal” and by inserting in lieu
4 thereof the words “and county”.

1 Sec. 56. Section ten hundred sixty-five (1065), Code,
2 1939, is hereby amended by striking from line five (5) the words
3 “justices of the peace, and constables,”.

1 Sec. 57. Section ten hundred sixty-six (1066), Code, 1939,
2 is hereby amended by striking all of said section following the
3 word “each” in line four (4).

1 Sec. 58. Section ten hundred seventy-seven (1077), Code,
2 1939, is hereby amended by striking from subsection five (5),
3 line two (2), the words “and for justices of the peace,”.

1 Sec. 59. Section ten hundred seventy-eight (1078), Code,
2 1939, is hereby amended by striking from subsection two (2),
3 line three (3), the words “justices of the peace,”. Further
4 amend said section by striking from subsection two (2), line four
5 (4), the word “constables,”.

1 Sec. 60. Section eleven hundred thirty-one (1131), Code,
2 1939, is hereby amended by striking from lines three (3) and four
3 (4) the word “superior” and inserting in lieu thereof the word
4 “county”.

1 Sec. 61. Section eleven hundred sixty-two and one tenth
2 (1162.1), Code, 1939, is hereby amended by striking from lines

3 twenty-five (25) and twenty-six (26) the words “the same as in
4 case of an appeal from a justice of the peace”.

1 Sec. 62. Section eleven hundred ninety-two (1192), Code,
2 1939, is hereby amended by striking from line eight (8) the words
3 “justice of the peace” and by inserting in lieu thereof “clerk
4 of the county court”.

1 Sec. 63. Section twelve hundred twenty-five and five hun-
2 dredths (1225.05), Code, 1939, is hereby amended by striking
3 from lines five (5) and six (6) the words “and municipal court
4 bailiffs and deputy bailiffs”.

1 Sec. 64. Section fourteen hundred twenty-two (1422), Code,
2 1939, is hereby amended by striking from lines three (3) and
3 four (4) the word “constable,”.

1 Sec. 65. Section fifteen hundred five (1505), Code, 1939,
2 is hereby amended by striking from line two (2) the word “consta-
3 ble,” and by inserting in lieu thereof the word “deputy,”.

1 Sec. 66. Section fifteen hundred nineteen (1519), Code,
2 1939, is hereby amended by striking from lines fourteen (14)
3 and fifteen (15) the word “justice’s” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 67. Section fifteen hundred thirty-seven (1537), Code,
2 1939, is hereby amended by striking from line thirteen (13)
3 the words “superior, municipal,” and inserting in lieu thereof
4 the word “county”.

1 Sec. 68. Section fifteen hundred fifty-six (1556), Code,
2 1939, is hereby amended by striking from line eleven (11) the

3 words "justice of the peace" and by inserting in lieu thereof the
4 words "judge of the county court".

1 Sec. 69. Section seventeen hundred ninety-four and ninety
2 three thousandths (1794.093), Code, 1939, is hereby amended by
3 striking from line four (4) the word "constable,".

1 Sec. 70. Section eighteen hundred thirty-seven (1837),
2 Code, 1939, is hereby amended by striking from lines four (4)
3 and five (5) the words "justice of the peace" and by inserting
4 in lieu thereof the words "county court".

1 Sect. 71. Section eighteen hundred fifty-one (1851), Code,
2 1939, is hereby amended by striking from lines three (3), four
3 (4), and five (5), the words "in the same manner appeals are
4 taken from justices of the peace, except that" and by inserting
5 in lieu thereof the word "and".

1 Sec. 72. Section eighteen hundred eighty (1880), Code,
2 1939, is hereby amended by striking from line three (3) the words
3 ", superior, or municipal" and inserting in lieu thereof the
4 words "or county".

1 Sec. 73. Section nineteen hundred twenty-one and thirty-
2 five thousandths (1921.035), Code, 1939, is hereby amended by
3 striking from line five (5) the word "municipal" and inserting
4 in lieu thereof the word "county".

1 Sec. 74. Section nineteen hundred twenty-one and forty-
2 nine thousandths (1921.049), Code, 1939, is hereby amended by
3 striking from lines three (3) and four (4) the words "superior,
4 municipal" and inserting in lieu thereof the word "county".

1 Sec. 75. Section nineteen hundred twenty-one and fifty-
2 three thousandths (1921.053), Code, 1939, is hereby amended by
3 striking from line thirty-four (34) the words “justice of the
4 peace” and by inserting in lieu thereof the words “county
5 judge”.

1 Sec. 76. Section nineteen hundred fifty-one (1951),
2 Code, 1939, is hereby amended by striking from lines four (4)
3 and five (5) the words “justice of the peace” and by inserting in
4 lieu thereof the words “county court”.

1 Sec. 77. Section three thousand twenty-five (3025), Code,
2 1939, is hereby amended by striking from line seven (7) the
3 words “, justice of the peace” and by inserting in lieu thereof
4 the words “county judge”.

1 Sec. 78. Section three thousand twenty-six (3026), Code,
2 1939, is hereby amended by striking from line two (2) of sub-
3 section five (5) the word “constables” and by inserting in lieu
4 thereof the word “sheriffs”.

5 Further amend said section by striking from line one (1)
6 of subsection seven (7) the words “justice of the peace” and by
7 inserting in lieu thereof the words “township clerk”.

1 Sec. 79. Section three thousand thirty-six (3036), Code,
2 1939, is hereby amended by striking from lines six (6) and
3 seven (7) the words “justice of the peace” and by inserting in
4 lieu thereof the word “county”.

1 Sec. 80. Section thirty-four hundred thirteen (3413), Code,
2 1939, is hereby amended by striking from line six (6) the words

3 “, superior, or municipal” and by inserting in lieu thereof
4 the words “or county”. Also by striking from line seven (7)
5 the words “or city”.

1 Sec. 81. Section thirty-four hundred fifty-four (3454),
2 Code, 1939, is hereby amended by striking from lines two (2)
3 and three (3) the words “, superior, or municipal” and by
4 inserting in lieu thereof the words “or county”.

1 Sec. 82. Section thirty-four hundred eighty-two and
2 ten hundredths (3482.10), Code, 1939, is hereby amended by striking
3 from lines six (6) and seven (7) the word “superior” and by
4 inserting in lieu thereof the word “county”.

1 Sec. 83. Section thirty-four hundred eighty-two and eleven
2 hundredths (3482.11), Code, 1939, is hereby amended by striking
3 from line two (2) the word “superior” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 84. Section thirty-four hundred eighty-two and four-
2 teen hundredths (3482.14), Code, 1939, is hereby amended by
3 striking from line three (3) the word “superior” and by insert-
4 ing in lieu thereof the word “county”.

1 Sec. 85. Section thirty-four hundred eighty-two and sixteen
2 hundredths (3482.16), Code, 1939, is hereby amended by striking
3 from lines one (1) and two (2) the word “superior” and by insert-
4 ing in lieu thereof the word “county”.

1 Sec. 86. Section thirty-four hundred eighty-two and seven-
2 teen hundredths (3482.17), Code, 1939, is hereby amended by
3 striking from lines one (1) and two (2) the word “superior” and

4 by inserting in lieu thereof the word “county”.

1 Sec. 87. Section thirty-four hundred eighty-two and thirty
2 hundredths (3482.30), Code, 1939, is hereby amended by striking
3 from line ten (10) the word “superior” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 88. Section thirty-six hundred six (3606), Code, 1939,
2 is hereby amended by striking all of subsection two (2) up to and
3 including the word “respectively” in lines two (2) and three (3)
4 and by inserting in lieu thereof the words “of the judges of
5 the county court”.

1 Sec. 89. Section thirty-six hundred seven (3607), Code,
2 1939, is hereby amended by striking from line five (5) the words
3 “superior or municipal” and by inserting in lieu thereof the
4 word “county”.

5 Also by striking all of the first sentence after the word
6 “court” in line six (6).

7 Also by striking from lines eleven (11) and twelve (12) the
8 words “superior or municipal” and by inserting in lieu thereof
9 the word “county”.

1 Sec. 90. Section thirty-six hundred thirty-two (3632),
2 Code, 1939, is hereby amended by striking from line fifteen (15)
3 the words “, superior, or municipal” and by inserting in lieu
4 thereof the words “or county”.

1 Sec. 91. Section thirty-eight hundred nine (3809), Code,
2 1939, is hereby amended by striking from subsection sixteen (16),
3 lines two (2), three (3), and four (4), the words “constable’s

4 fees, and justice fees paid by the county in all criminal cases
5 before a justice of the peace” and by inserting in lieu thereof
6 the words “sheriff’s fees, and county court fees paid by the
7 county in all criminal cases before the county court”.

1 Sec. 92. Section thirty-eight hundred twenty-eight and
2 ninety thousandths (3828.090), Code, 1939, is hereby amended by
3 striking from line eleven (11) the word “superior” and inserting
4 in lieu thereof the word “county”.

1 Sec. 93. Section four thousand forty-one (4041), Code,
2 1939, is hereby amended by striking from lines fourteen (14) and
3 fifteen (15) the words “before any justice of the peace of the
4 county” and by inserting in lieu thereof the words “in the county
5 court”.

1 Sec. 94. Section forty-four hundred nineteen (4419), Code,
2 1939, is hereby amended by striking from line eight (8) the word
3 “constable” and by inserting in lieu thereof the words “deputy
4 sheriff”.

1 Sec. 95. Section five thousand thirteen and fifteen hun-
2 dredths (5013.15), Code, 1939, is hereby amended by striking from
3 lines five (5) and six (6) the words “a justice of the peace,”.

1 Sec. 96. Section five thousand ninety-three and nineteen
2 hundredths (5093.19), Code, 1939, is hereby amended by striking
3 from line twelve (12) of the third paragraph the word “constable”.

1 Sec. 97. Section five thousand ninety-three and thirty-two
2 hundredths (5093.32), Code, 1939, is hereby amended by striking
3 from line two (2) the word “constables”.

1 Sec. 98. Section fifty-one hundred fifty-one (5151), Code,
2 1939, is hereby amended by striking from subsection five (5),
3 lines two (2) and three (3) the word “constable” and by inserting
4 in lieu thereof the words “deputy sheriff”.

5 Also by striking from subsection six (6), lines one (1)
6 and two (2) the words “justice courts, stating amounts paid various
7 justices, constables” and by inserting in lieu thereof the words
8 “county court, stating amounts paid the judges, bailiffs”.

9 Also by striking from subsection fourteen (14), line three
10 (3) the word “justice” and by inserting in lieu thereof the word
11 “county”.

1 Sec. 99. Section fifty-one hundred eighty (5180), Code,
2 1939, is hereby amended by striking from subsection three (3)
3 line two (2) the words “justices of the peace” and by inserting
4 in lieu thereof the words “county courts”.

5 Also by striking from subsection four (4) line two (2)
6 the words “justices of the peace” and by inserting in lieu
7 thereof the words “county courts”.

1 Sec. 100. Section fifty-one hundred eighty and one tenth
2 (5180.1), Code, 1939, is hereby amended by striking from lines
3 nine (9) to twelve (12), inclusive, the words “when such
4 appearance is before a justice of the peace, such sum as the
5 board of supervisors shall determine to be reasonable for the
6 services rendered, and,”.

1 Sec. 101. Section fifty-one hundred ninety-one and one
2 tenth (5191.1), Code, 1939, is hereby amended by striking from

3 line five (5) the words “or justice as far as their” and by
4 inserting in lieu thereof the words “as far as his”.

1 Sec. 102. Section fifty-two hundred (5200), Code, 1939,
2 is hereby amended by striking from line eight (8) the word
3 “constable” and by inserting in lieu thereof the words “deputy
4 sheriff”.

1 Sec. 103. Section fifty-two hundred five (5205), Code,
2 1939, is hereby amended by striking from lines thirteen (13),
3 fourteen (14), and fifteen (15) the words “in like manner as a
4 justice of the peace may do in criminal proceedings before him”
5 and by inserting in lieu thereof the words “by a fine not
6 exceeding ten dollars”.

1 Sec. 104. Section fifty-two hundred ten (5210), Code,
2 1939, is hereby amended by striking from lines five (5) and six
3 (6) the words “justice of the peace” and by inserting in lieu
4 thereof the words “judge of the county court”.

1 Sec. 105. Section fifty-two hundred eleven (5211), Code,
2 1939, is hereby amended by striking from line four (4) the word
3 “constables” and by inserting in lieu thereof the words “deputy
4 sheriffs”.

5 Also by striking from lines five (5) and six (6) thereof
6 the words “justice of the peace” and by inserting in lieu there-
7 of the words “judge of the county court”.

1 Sec. 106. Section fifty-two hundred seventeen (5217),
2 Code, 1939, is hereby amended by striking from line three (3)
3 the words “any justice of the peace or municipal” and by insert-

4 ing in lieu thereof the words “a county court”.

1 Sec. 107. Section fifty-two hundred fifty-one (5251), Code,
2 1939, is hereby amended by striking from line two (2) the word
3 “constable” and by inserting in lieu thereof the word “bailiff”.

1 Sec. 108. Section fifty-two hundred fifty-two (5252), Code,
2 1939, is hereby amended by striking from line two (2) the word
3 “constable” and by inserting in lieu thereof the word “bailiff”.

1 Sec. 109. Section fifty-four hundred eleven (5411), Code,
2 1939, is hereby amended by inserting in subsection one (1)
3 line five (5) after the word “court” the words “and county
4 court”.

5 Also by striking from subsection one (1) lines six (6)
6 and seven (7) the words “the transcripts of justices of the peace,
7 including their proceedings and cost” and by inserting in lieu
8 thereof the words “the proceedings and cost of the county court”.

1 Sec. 110. Section fifty-four hundred ninety (5490), Code,
2 1939, is hereby amended by striking from lines six (6) and seven
3 (7) the words “before justices of the peace” and by inserting in
4 lieu thereof the words “in the county courts”.

1 Sec. 111. Section fifty-five hundred thirty-nine (5539),
2 Code, 1939, is hereby amended by striking from line two (2) the
3 word “constable” and by inserting in lieu thereof the words
4 “deputy sheriff”.

1 Sec. 112. Section fifty-five hundred sixty-seven (5567),
2 Code, 1939, is hereby amended by striking all of such section
3 beginning with the word “justice” in line eight (8) and by

4 inserting in lieu thereof the words “notary public, an oath of
5 office.”.

1 Sec. 113. Section fifty-five hundred sixty-eight (5568),
2 Code, 1939, is hereby amended by striking from lines nine (9)
3 and ten (10) the words “any justice of the peace within such
4 township” and by inserting in lieu thereof the words “a
5 magistrate”.

1 Sec. 114. Section fifty-five hundred seventy-nine (5579),
2 Code, 1939, is hereby amended by striking from line eight (8)
3 the words “constable of the township” and by inserting in lieu
4 thereof the words “peace officer”.

1 Sec. 115. Section fifty-six hundred two (5602), Code,
2 1939, is hereby amended by striking from line eight (8), the
3 words “nearest justice” and by inserting in lieu thereof the
4 words “township clerk”.

1 Sec. 116. Section fifty-six hundred thirty-two (5632),
2 Code, 1939, is hereby amended by striking from lines four (4) and
3 five (5) the words “where there is no municipal or superior court.”.

1 Sec. 117. Section fifty-six hundred thirty-three and one
2 tenth (5633.1), Code, 1939, is hereby amended by striking from
3 lines six (6) and seven (7) the words “if there is no municipal
4 or superior court in the city”.

1 Sec. 118. Section fifty-six hundred thirty-nine (5639),
2 Code, 1939, is hereby amended by striking from subsection seven
3 (7), lines two (2), three (3), and four (4) the words “judge of
4 superior court shall be elected or appointed and qualifies in

5 cities entitled to elect or appoint such officer” and by insert-
6 ing in lieu thereof the words “county court judge shall be
7 elected”.

1 Sec. 119. Section fifty-six hundred fifty-seven (5657),
2 Code, 1939, is hereby amended by striking from lines twenty-two
3 (22) and twenty-three (23) the word “constables” and by inserting
4 in lieu thereof the words “county court bailiffs”.

1 Sec. 120. Section fifty-six hundred sixty-eight (5668),
2 Code, 1939, is hereby amended by striking from lines three (3),
3 seven (7), and ten (10), the word “constables” and by inserting
4 in each place the words “county court bailiffs”.

1 Sec. 121. Section fifty-six hundred ninety-four (5694),
2 Code, 1939, is hereby amended by striking from lines two (2),
3 three (3), and four (4) the words “including deputy clerks and
4 deputy bailiffs of the municipal court,”.

1 Sec. 122. Section fifty-six hundred ninety-nine and two
2 tenths (5699.2), Code, 1939, is hereby amended by striking all
3 of the second paragraph following the word “departments” in line
4 eight (8).

1 Sec. 123. Section fifty-seven hundred forty-three (5743),
2 Code, 1939, is hereby amended by striking from subsection five
3 (5) line six (6) the word “constables” and by inserting in lieu
4 thereof the word “bailiffs”.

1 Sec. 124. Section sixty-four hundred forty (6440), Code,
2 1939, is hereby amended by striking from line four (4) the words
3 “, superior, or municipal” and by inserting in lieu thereof the

4 words “or county”.

1 Sec. 125. Section sixty-four hundred forty-one (6441),
2 Code, 1939, is hereby amended by striking from line four (4)
3 the words “, superior, or municipal” and by inserting in lieu
4 thereof the words “or county”.

1 Sec. 126. Section sixty-four hundred seventy-six (6476),
2 Code, 1939, is hereby amended by striking from line nine (9) the
3 word “municipal” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 127. Section sixty-five hundred thirty (6530), Code,
2 1939, is hereby amended by striking from line two (2) the word
3 “superior” and by inserting in lieu thereof the word “county”

1 Sec. 128. Section sixty-five hundred thirty-one (6531),
2 Code, 1939, is hereby amended by striking from line two (2) the
3 word “superior” and by inserting in lieu thereof the word “county”.

1 Sec. 129. Section sixty-seven hundred five (6705), Code,
2 1939, is hereby amended by striking from lines six (6) and seven
3 (7) the words “justice of the peace” and by inserting in lieu
4 thereof the word “magistrate”.

1 Sec. 130. Section sixty-seven hundred six (6706), Code,
2 1939, is hereby amended by striking from line seven (7) the words
3 “justices and constables” and by inserting in lieu thereof the
4 words “county court judges and bailiffs”.

1 Sec. 131. Section sixty-seven hundred twenty-three (6723),
2 Code, 1939, is hereby amended by striking from lines seven (7)
3 and nine (9) the word “municipal” and by inserting in lieu

4 thereof the word "county".

1 Sec. 132. Section sixty-seven hundred twenty-seven (6727),
2 Code, 1939, is hereby amended by striking from line three (3)
3 the words "justice of the peace" and by inserting in lieu thereof
4 the words "county court".

1 Sec. 133. Section sixty-seven hundred eighty-four (6784),
2 Code, 1939, is hereby repealed.

1 Sec. 134. Section sixty-nine hundred forty-three and
2 thirty-one thousandths (6943.031), Code, 1939, is hereby amended
3 by striking from line two (2) the word "constable" and by insert-
4 ing in lieu thereof the words "bailiff of the county court".

1 Sec. 135. Section seventy-one hundred eighty-nine and one
2 tenth (7189.1), Code, 1939, is hereby amended by striking from
3 line seven (7) the word "constable" and by inserting in lieu
4 thereof the words "bailiff of the county court".

1 Sec. 136. Section seventy-two hundred twenty-four (7224),
2 Code, 1939, is hereby amended by striking from line eight (8)
3 the word "constable" and by inserting in lieu thereof the words
4 "bailiff of the county court".

5 Also by striking from line eleven (11) the word "constables"
6 and by inserting in lieu thereof the words "bailiffs of the
7 county court".

1 Sec. 137. Section seventy-two hundred forty-one (7241),
2 Code, 1939, is hereby amended by striking from line four (4) ,
3 the word "constables" and by inserting in lieu thereof the
4 word "officers".

1 Sec. 138. Section seventy-four hundred twenty and one
2 hundredth (7420.01), Code, 1939, is hereby amended by striking
3 from line five (5) the word “municipal” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 139. Section ninety-six hundred ninety-three (9693),
2 Code, 1939, is hereby amended by striking from subsection four
3 (4) line forty-nine (49) the word “constable” and by inserting
4 in lieu thereof the words “bailiff of the county court”.

1 Sec. 140. Section ten thousand two hundred sixty-four
2 (10264), Code, 1939, is hereby amended by striking from line five
3 (5) the words “or justice” and by inserting in lieu thereof the
4 words “of the district or county court”.

1 Sec. 141. Section ten thousand two hundred ninety-three
2 (10293), Code, 1939, is hereby amended by striking from line four
3 (4) the words “or superior”.

1 Sec. 142. Section ten thousand three hundred forty-seven
2 and four hundredths (10347.04), Code, 1939, is hereby amended
3 by striking from line two (2) and three (3) the words “any
4 constable” and by inserting in lieu thereof the words “the
5 sheriff”.

6 Also by striking from line four (4) the words “or with the
7 sheriff of such county,”.

1 Sec. 143. Section ten thousand three hundred forty-seven
2 and five hundredths (1034.05), Code, 1939, is hereby amended by
3 striking from lines one (1) and two (2) the words “constable or”.

1 Sec. 144. Section ten thousand four hundred thirty-six

2 (10436), Code, 1939, is hereby amended by striking from sub-
3 section one (1) line one (1) the words “A justice of the peace,
4 or”.

5 Also by striking from subsection two (2) the words
6 “superior, or municipal” and by inserting in lieu thereof the
7 words “or county”.

1 Sec. 145. Section ten thousand seven hundred eighty
2 (10780), Code, 1939, is hereby amended by striking from line five
3 (5) the words “superior” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 146. Section ten thousand eight hundred eighteen
2 (10818), Code, 1939, is hereby amended by striking from lines
3 one (1) and two (2) the words “or justice”.

1 Sec. 147. Section ten thousand eight hundred twenty
2 (10820), Code, 1939, is hereby amended by striking from lines
3 two (2), three (3), and four (4) the words “, the judges of the
4 superior court for their districts, and the judges of the
5 municipal” and by inserting in lieu thereof the words “and the
6 judges of the county”.

1 Sec. 148. Section ten thousand eight hundred thirty-five
2 (10835), Code, 1939, is hereby amended by striking from lines
3 three (3) and four (4) the words “holding the office of justice
4 of the peace, or”.

1 Sec. 149. Section ten thousand eight hundred thirty-seven
2 (10837), Code, 1939, is hereby amended by striking from sub-
3 section fourteen (14) lines two (2) and three (3) the words

4 “justice of the peace or municipal” and by inserting in lieu
5 thereof the word “county”.

1 Sec. 150. Section ten thousand eight hundred forty-six
2 (10846), Code, 1939, is hereby amended by striking all of
3 subsections two (2) and three (3).

1 Sec. 151. Section eleven thousand and ninety-five (11095),
2 Code, 1939, is hereby amended by striking from line five (5)
3 the word “superior” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 152. Section eleven thousand two hundred fifty-three
2 (11253), Code, 1939, is hereby amended by striking from lines
3 five (5) and six (6) the words “court or justice of the peace”
4 and by inserting in lieu thereof the words “or county court”.

1 Sec. 153. Section eleven thousand three hundred sixteen
2 (11316), Code, 1939, is hereby amended by striking from line
3 two (2) the word “superior” and by inserting in lieu thereof
4 the word “county”.

1 Sec. 154. Section eleven thousand three hundred twenty
2 (11320), Code, 1939, is hereby amended by striking from lines
3 seven (7) and eight (8) the words “coroner, or any constable”
4 and by inserting in lieu thereof the words “or coroner”.

1 Sec. 155. Section eleven thousand three hundred twenty-one
2 (11321), Code, 1939, is hereby amended by striking from line
3 three (3) the words “coroner, or constable” and by inserting in
4 lieu thereof the words “or coroner”.

1 Sec. 156. Section eleven thousand three hundred twenty-

2 three (11323), Code, 1939, is hereby amended by striking from
3 line three (3) the word “superior” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 157. Section eleven thousand three hundred twenty-
2 five (11325), Code, 1939, is hereby amended by striking from
3 line two (2) the word “superior” and inserting in lieu thereof
4 the word “county”.

1 Sec. 158. Section eleven thousand three hundred twenty-
2 six (11326), Code, 1939, is hereby amended by striking from lines
3 four (4), five (5) and six (6) the words “the same fees and mile-
4 age as are allowed before justices of the peace; before a justice
5 of the peace”.

1 Sec. 159. Section eleven thousand three hundred thirty
2 (11330), Code, 1939, is hereby amended by striking from line
3 five (5) the word “justice’s” and by inserting in lieu thereof
4 the word “county”.

1 Sec. 160. Section eleven thousand three hundred thirty-two
2 (11332), Code, 1939, is hereby amended by striking from line
3 seven (7) the words “justice or”.

1 Sec. 161. Section eleven thousand three hundred thirty-five
2 (11335), Code, 1939, is hereby amended by striking from line four
3 (4) the word “constable” and by inserting in lieu thereof the
4 words “other officer”.

1 Sec. 162. Section eleven thousand three hundred forty-one
2 (11341), Code, 1939, is hereby amended by striking from line
3 eight (8) the word “justice’s” and by inserting in lieu thereof

4 the word "county".

5 Also by striking from line ten (10) the words "justice of
6 the peace" and by inserting in lieu thereof the words "county
7 judge".

1 Sec. 163. Section eleven thousand three hundred sixty-four
2 (11364), Code, 1939, is hereby amended by striking from lines
3 five (5), six (6), and seven (7) the words "or in a case in a
4 justice's court, from the office of the clerk of the district
5 court of the county,".

1 Sec. 164. Section eleven thousand three hundred seventy-
2 six (11376), Code, 1939, is hereby repealed.

1 Sec. 165. Section eleven thousand three hundred ninety-two
2 (11392), Code, 1939, is hereby repealed.

1 Sec. 166. Section eleven thousand four hundred (11400),
2 Code, 1939, is hereby amended by striking from line four (4)
3 the word "superior" and inserting in lieu thereof the word
4 "county".

1 Sec. 167. Section eleven thousand four hundred nine
2 (11409), Code, 1939, is hereby amended by striking from line
3 five (5) the words "justice of the peace" and inserting in lieu
4 thereof the words "county court".

1 Sec. 168. Section eleven thousand four hundred forty
2 (11440), Code, 1939, is hereby amended by striking from line two
3 (2) the words "justices' courts or other inferior tribunals"
4 and by inserting in lieu thereof the words "county courts".

5 Also by striking all of said section following the word

6 “elect” in line ten (10).

1 Sec. 169. Section eleven thousand six hundred eight
2 (11608), Code, 1939, is hereby amended by striking from lines
3 seven (7) and eight (8) the word “, constables,”.

1 Sec. 170. Section eleven thousand seven hundred five
2 (11705), Code, 1939, is hereby amended by striking from line
3 four (4) the words “justices of the peace” and inserting in lieu
4 thereof the words “county courts”.

1 Sec. 171. Section eleven thousand seven hundred twenty-four
2 (11724), Code, 1939, is hereby repealed.

1 Sec. 172. Section eleven thousand seven hundred forty-two
2 (11742), Code, 1939, is hereby amended by striking from line
3 twelve (12) the words “or justice”.

1 Sec. 173. Section eleven thousand seven hundred forty-eight
2 (11748), Code, 1939, is hereby repealed.

1 Sec. 174. Section eleven thousand seven hundred fifty-four
2 (11754), Code, 1939, is hereby amended by striking from line four
3 (4) the words “, or a justice of the peace”.

1 Sec. 175. Section eleven thousand seven hundred seventy-
2 five (11775), Code, 1939, is hereby amended by striking from line
3 two (2) the words “superior or”.

1 Sec. 176. Section eleven thousand eight hundred (11800),
2 Code, 1939, is hereby amended by striking from line four (4)
3 the word “superior” and the comma (,) immediately following.

4 Also by striking from line six (6) the word “do” and by
5 inserting in lieu thereof the word “does”.

6 Also by striking from line nine (9) the word “justice’s”
7 and by inserting in lieu thereof the words “county court”.

1 Sec. 177. Section eleven thousand eight hundred two (11802),
2 Code, 1939, is hereby amended by striking from line two (2) the
3 words “superior or”.

1 Sec. 178. Section twelve thousand eighty-five (12085),
2 Code, 1939, is hereby amended by striking from line four (4)
3 the words “district or superior” and by inserting in lieu
4 thereof the words “or district”.

1 Sec. 179. Section twelve thousand eighty-eight (12088),
2 Code, 1939, is hereby amended by striking from line seven (7)
3 the word “municipal” and by inserting in lieu thereof the word
4 “county”.

5 Also by striking from line nine (9) the words “a justice
6 court or”.

7 Also by striking from line ten (10) the word “municipal”
8 and inserting in lieu thereof the word “county”.

1 Sec. 180. Section twelve thousand one hundred forty-four
2 (12144), Code, 1939, is hereby repealed.

1 Sec. 181. Section twelve thousand one hundred fifty-seven
2 (12157), Code, 1939, is hereby amended by striking from lines
3 eighteen (18) and nineteen (19) the words “or on the day set
4 for trial, if in a justice’s court,”.

1 Sec. 182. Section twelve thousand one hundred fifty-eight
2 (12158), Code, 1939, is hereby amended by striking from lines
3 one (1) and two (2) the words “or constable”.

1 Sec. 183. Section twelve thousand one hundred eighty-one
2 (12181), Code, 1939, is hereby amended by striking from line four
3 (4) the words “or justice”.

4 Also by striking from lines seven (7), eight (8), and nine
5 (9) the words “if in a court of record, or on the day fixed in
6 the original notice, if in a justice’s court,”.

1 Sec. 184. Section twelve thousand one hundred eighty-two
2 (12182), Code, 1939, is hereby amended by striking from line two
3 (2) the words “or justice”.

1 Sec. 185. Section twelve thousand one hundred eighty-three
2 (12183), Code, 1939, is hereby amended by striking from line one
3 (1) the words “or justice”.

1 Sec. 186. Section twelve thousand one hundred ninety-one
2 (12191), Code, 1939, is hereby amended by striking from line
3 three (3) the word “justice” and by inserting in lieu thereof
4 the words “county court”.

1 Sec. 187. Section twelve thousand one hundred ninety-nine
2 (12199), Code, 1939, is hereby amended by striking from line
3 twelve (12) the words “some justice of the peace in the town-
4 ship” and by inserting in lieu thereof the words “a judge of the
5 county court in the county”.

1 Sec. 188. Section twelve thousand two hundred (12200),
2 Code, 1939, is hereby amended by striking from line one (1) the
3 word “justice” and by inserting in lieu thereof the word “judge”.

4 Also by striking from line two (2) the words “some constable
5 of his township” and by inserting in lieu thereof the words “the

6 sheriff of such county”.

7 Also by striking from line nine (9) the word “justice” and
8 by inserting in lieu thereof the word “judge”.

1 Sec. 189. Section twelve thousand two hundred two (12202),
2 Code, 1939, is hereby amended by striking from line four (4) the
3 word “justice’s” and by inserting in lieu thereof the word
4 “judge’s”.

1 Sec. 190. Section twelve thousand two hundred ten (12210),
2 Code, 1939, is hereby amended by striking from line five (5) the
3 words “any justice of the peace” and by inserting in lieu thereof
4 the words “a county judge”.

5 Also by striking from line eleven (11) the word “justice”
6 and by inserting in lieu thereof the word “judge”.

1 Sec. 191. Section twelve thousand two hundred twelve
2 (12212), Code, 1939, is hereby amended by striking from line ten
3 (10) the words “some justice of the peace” and by inserting in
4 lieu thereof the words “a county judge”.

1 Sec. 192. Section twelve thousand two hundred sixty-seven
2 (12267), Code, 1939, is hereby amended by striking from lines two
3 (2), three (3), and four (4) the words “, municipal, and superior
4 courts within the county, and justices of the peace within the
5 township” and by inserting in lieu thereof the words “and county
6 courts within the county”.

7 Also by striking from line nine (9) the comma after the
8 word “judgment” and inserting in lieu thereof a period and by
9 striking the remaining portion of such section.

1 Sec. 193. Section twelve thousand two hundred sixty-seven
2 and one tenth (12267.1), Code, 1939, is hereby repealed.

1 Sec. 194. Section twelve thousand two hundred sixty-eight
2 (12268), Code, 1939, is hereby amended by striking all of the
3 second sentence thereof.

1 Sec. 195. Section twelve thousand two hundred sixty-nine
2 (12269), Code, 1939, is hereby repealed.

1 Sec. 196. Section twelve thousand two hundred seventy-one
2 (12271), Code, 1939, is hereby amended by striking from line
3 five (5) the comma following the word “publication” and by
4 inserting in lieu thereof a period and by striking the remaining
5 portion of such section.

1 Sec. 197. Section twelve thousand two hundred seventy-two
2 (12272), Code, 1939, is hereby amended by striking all of such
3 section and inserting in lieu thereof the following: “The time
4 for appearance and pleading in the district or county courts
5 shall be the same time as is required in ordinary actions.”

1 Sec. 198. Section twelve thousand two hundred seventy-
2 three (12273), Code, 1939, is hereby repealed.

1 Sec. 199. Section twelve thousand two hundred seventy-four
2 (12274), Code, 1939, is hereby amended by striking from lines
3 three (3) and four (4) the words “municipal court or a justice’s
4 court” and by inserting in lieu thereof the words “county court”.

1 Sec. 200. Section twelve thousand two hundred seventy-five
2 (12275), Code, 1939, is hereby amended by striking from lines two
3 (2) and three (3) the words “justice’s court or municipal court,

4 the justice or the judges of the municipal court” and by inserting
5 in lieu thereof the words “county court, the county judge”.

1 Sec. 201. Section twelve thousand two hundred eighty-two
2 (12282), Code, 1939, is hereby repealed.

1 Sec. 202. Section twelve thousand three hundred ninety-nine
2 (12399), Code, 1939, is hereby repealed.

1 Sec. 203. Section twelve thousand four hundred (12400),
2 Code, 1939, is hereby amended by striking from line two (2) the
3 words “or justice”.

4 Also by striking from line six (6) the words “or justice”.

5 Also by striking from lines fourteen (14) and fifteen (15)
6 the words “or justice of the peace, as the case may be,”.

1 Sec. 204. Section twelve thousand four hundred forty-three
2 (12443), Code, 1939, is hereby amended by striking from lines two
3 (2) and five (5) the word “superior” and by inserting in lieu
4 thereof the word “county”.

1 Sec. 205. Section twelve thousand four hundred fifty-seven
2 (12457), Code, 1939, is hereby amended by striking from line four
3 (4) the word “superior” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 206. Section twelve thousand four hundred seventy
2 (12470), Code, 1939, is hereby amended by striking from line two
3 (2) the word “superior” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 207. Section twelve thousand five hundred sixteen
2 (12516), Code, 1939, is hereby amended by striking from line six

3 (6) the word “superior” and by inserting in lieu thereof the
4 word “county”.

1 Sec. 208. Section twelve thousand five hundred thirty-five
2 (12535), Code, 1939, is hereby amended by striking from line two
3 (2) the word “superior” and by inserting in lieu thereof the word
4 “county”.

1 Sec. 209. Section twelve thousand five hundred forty-one
2 (12541), Code, 1939, is hereby amended by striking from lines
3 four (4) and five (5) the words “including justices of the
4 peace.”.

1 Sec. 210. Section twelve thousand five hundred forty-two
2 (12542), Code, 1939, is hereby amended by striking from line
3 three (3) of subsection five (5) the word “superior” and by
4 inserting in lieu thereof the word “county”.

1 Sec. 211. Section twelve thousand five hundred fifty-seven
2 (12557), Code, 1939, is hereby amended by striking from line two
3 (2) the words “municipal, superior” and by inserting in lieu
4 thereof the word “county”.

5 Also by inserting the word “and” in line two (2) following
6 the comma after the word “courts”.

7 Also by striking from lines three (3) and four (4) the
8 comma following the word “towns” and by striking the words “and
9 justices of the peace”.

1 Sec. 212. Section twelve thousand five hundred fifty-nine
2 (12559), Code, 1939, is hereby amended by striking from line
3 three (3) the words “or a justice of the peace.”.

1 Sec. 213. Section twelve thousand five hundred sixty-two
2 (12562), Code, 1939, is hereby amended by striking from line one
3 (1) the words “constable or”.

4 Also by striking from line four (4) and line five (5) the
5 words “superior court, or of a justice” and by inserting in lieu
6 thereof the words “county court”.

1 Sec. 214. Section twelve thousand five hundred sixty-four
2 (12564), Code, 1939, is hereby amended by striking from line
3 five (5) the words “or justice”.

1 Sec. 215. Section twelve thousand eight hundred twenty-
2 eight (12828), Code, 1939, is hereby amended by striking from
3 line three (3) the words “municipal, superior,” and by insert-
4 ing in lieu thereof the word “county”.

1 Sec. 216. Section twelve thousand eight hundred thirty-two
2 (12832), Code, 1939, is hereby amended by striking from line two
3 (2) the words “, superior, and municipal” and by inserting in
4 lieu thereof the words “or county”.

1 Sec. 217. Section thirteen thousand sixteen (13016), Code,
2 1939, is hereby amended by striking from line six (6) the word
3 “constable,”.

1 Sec. 218. Section thirteen thousand one hundred thirty-
2 eight (13138), Code, 1939, is hereby amended by striking from
3 line eleven (11) the words “justice of the peace” and by insert-
4 ing in lieu thereof the words “county judge”.

1 Sec. 219. Section thirteen thousand one hundred sixty-one
2 (13161), Code, 1939, is hereby amended by striking from line five

3 (5) the words “justice of the peace” and by inserting in lieu
4 thereof the words “county judge”.

1 Sec. 220. Section thirteen thousand one hundred ninety-four
2 (13194), Code, 1939, is hereby amended by striking from line six
3 (6) the words “or to any constable” and by inserting before the
4 word “police” in said line the word “any”.

1 Sec. 221. Section thirteen thousand two hundred twenty-four
2 (13224), Code, 1939, is hereby amended by striking from lines
3 four (4) and six (6) the words “justice of the peace” and by
4 inserting in each instance the words “county judge”.

1 Sec. 222. Section thirteen thousand two hundred forty-seven
2 (13247), Code, 1939, is hereby amended by striking from line two
3 (2) the words “justice of the peace” and by inserting in lieu
4 thereof the words “county judge”.

5 Also by striking from line seven (7) the word “justice” and
6 by inserting in lieu thereof the word “judge”.

1 Sec. 223. Section thirteen thousand three hundred (13300),
2 Code, 1939, is hereby amended by striking from line two (2) the
3 words “or constable,”.

1 Sec. 224. Section thirteen thousand three hundred seven
2 (13307), Code, 1939, is hereby amended by striking from lines two
3 (2) and three (3) the words “justice of the peace,” and also strik-
4 ing from lines five (5) and six (6) the words “coroner or consta-
5 ble” and by inserting in lieu thereof the words “or coroner”.

1 Sec. 225. Section thirteen thousand three hundred eight
2 (13308), Code, 1939, is hereby amended by striking from line two

3 (2) the words “justice of the peace,” and by striking from line
4 three (3) the word “constable,”.

1 Sec. 226. Section thirteen thousand three hundred thirty-
2 three (13333), Code, 1939, is hereby amended by striking from
3 line three (3) the word “constable,”.

1 Sec. 227. Section thirteen thousand three hundred forty-two
2 (13342), Code, 1939, is hereby amended by striking from line seven
3 (7) the words “, constables, and justices of the peace” and by in-
4 serting before the word “marshal” in said line the word “and”.

1 Sec. 228. Section thirteen thousand three hundred sixty-four
2 (13364), Code, 1939, is hereby amended by striking from lines
3 four (4) and five (5) the word “constable,”.

1 Sec. 229. Section thirteen thousand four hundred three
2 (13403), Code, 1939, is hereby amended by striking from subsec-
3 tion one (1), lines one (1) and two (2), the words “superior, or
4 municipal” and by inserting in lieu thereof the words “or county”.

5 Also by striking from subsection two (2), line one (1), the
6 words “justices of the peace,” and by striking the comma after
7 the word “mayors” in said line.

1 Sec. 230. Section thirteen thousand four hundred five
2 (13405), Code, 1939, is hereby amended by striking all of sub-
3 section two (2).

1 Sec. 231. Section thirteen thousand four hundred forty-one
2 and twenty hundredths (13441.20), Code, 1939, is hereby amended
3 by striking from lines four (4) and five (5) the words “justices
4 of the peace” and by inserting in lieu thereof the words “county

5 judges”.

1 Sec. 232. Section thirteen thousand four hundred forty-five
2 (13445), Code, 1939, is hereby amended by striking from lines two
3 (2) and three (3) the words “justice of the peace” and by insert-
4 ing in lieu thereof the words “county judge”.

1 Sec. 233. Section thirteen thousand four hundred fifty-nine
2 (13459), Code, 1939, is hereby amended by striking from line three
3 (3) the words “justice of the peace” and by inserting in lieu
4 thereof the words “county judge”.

1 Sec. 234. Section thirteen thousand five hundred nineteen
2 (13519), Code, 1939, is hereby amended by striking from lines
3 seven (7) and eight (8) the words “in the same manner as appeals
4 from justice’s court”.

1 Sec. 235. Section thirteen thousand five hundred fifty-five
2 (13555), Code, 1939, is hereby amended by striking from line two
3 (2) the word “justice” and by inserting in lieu thereof the word
4 “magistrate”.

1 Sec. 236. Section thirteen thousand five hundred fifty-seven
2 (13557), Code, 1939, is hereby amended by striking from line one
3 (1) the words “Justices of the peace” and by inserting in lieu
4 thereof the words “county judges”.

1 Sec. 237. Section thirteen thousand five hundred fifty-eight
2 (13558), Code, 1939, is hereby amended by striking from line three
3 (3) the words “justice of the peace” and by inserting in lieu
4 thereof the words “county judge”. Also by striking from line
5 five (5) the word “justice” and by inserting in lieu thereof the

6 words “clerk of the county court”.

1 Sec. 238. Section thirteen thousand five hundred fifty-nine
2 (13559), Code, 1939, is hereby amended by striking from subsection
3 one (1), line one (1), the word “justice” and by inserting in lieu
4 thereof the words “county judge”.

1 Sec. 239. Section thirteen thousand five hundred sixty
2 (13560), Code, 1939, is hereby amended by striking from lines one
3 (1) and three (3) of the form therein, the words “justice” and in
4 each instance insert the words “county judge”.

1 Sec. 240. Section thirteen thousand five hundred sixty-one
2 (13561), Code, 1939, is hereby amended by striking from line one
3 (1) the word “justice” and by inserting in lieu thereof the
4 words “county judge”.

1 Sec. 241. Section thirteen thousand five hundred sixty-two
2 (13562), Code, 1939, is hereby amended by striking from line two
3 (2) the word “justice” and by inserting in lieu thereof the words
4 “county judge”.

1 Sec. 242. Section thirteen thousand five hundred sixty-
2 three (13563), Code, 1939, is hereby amended by striking from
3 line five (5) the word “justice” and by inserting in lieu thereof
4 the words “county judge”.

1 Sec. 243. Section thirteen thousand five hundred sixty-five
2 (13565), Code, 1939, is hereby amended by striking from line two
3 (2) the word “justice” and by inserting in lieu thereof the words
4 “county judge”.

1 Sec. 244. Section thirteen thousand five hundred sixty-six

2 (13566), Code, 1939, is hereby amended by striking from line five
3 (5) the word “justice” and by inserting in lieu thereof the words
4 “county judge”.

1 Sec. 245. Section thirteen thousand five hundred sixty-seven
2 (13567), Code, 1939, is hereby amended by striking from line four
3 (4) the word “justice” and by inserting in lieu thereof the words
4 “county court”.

1 Sec. 246. Section thirteen thousand five hundred sixty-
2 eight (13568), Code, 1939, is hereby amended by striking from
3 line three (3) the word “justice” and by inserting in lieu
4 thereof the words “county judge”.

1 Sec. 247. Section thirteen thousand five hundred sixty-nine
2 (13569), Code, 1939, is hereby amended by striking from line four
3 (4) the word “justice” and by inserting in lieu thereof the words
4 “county judge”.

1 Sec. 248. Section thirteen thousand five hundred seventy
2 (13570), Code, 1939, is hereby amended by striking from lines
3 two (2) and three (3) the word “justice” and by inserting in
4 lieu thereof the words “county judge”.

5 Also by striking from lines five (5) and six (6) the words
6 “the next nearest justice in the township” and by inserting in
7 lieu thereof the words “another county judge in the county”.

8 Also by striking from line six (6) the word “justice” and
9 by inserting in lieu thereof the words “county judge”.

10 Also by striking from line eleven (11) the word “justice”
11 and by inserting in lieu thereof the words “county judge”.

12 Also by striking from line fourteen (14) the words “the next
13 nearest justice” and by inserting in lieu thereof the words
14 “another county judge”.

15 Also by adding at the end of such section the following:
16 “In the event there is only one county judge in such county, then
17 such cause shall be transferred to the nearest county court judge
18 of the district in which such county is located.”

1 Sec. 249. Sections thirteen thousand five hundred seventy-
2 one (13571), to thirteen thousand five hundred eighty-six (13586),
3 inclusive, Code, 1939, are hereby repealed.

1 Sec. 250. Section thirteen thousand five hundred eighty-
2 seven (13587), Code, 1939, is hereby amended by striking from
3 line three (3) the word “justice” in both places where it ap-
4 pears and by inserting in lieu thereof in each instance the
5 words “county judge”.

1 Sec. 251. Section thirteen thousand five hundred eighty-
2 nine (13589), Code, 1939, is hereby amended by striking from
3 line two (2) the word “justice” and by inserting in lieu thereof
4 the words “county judge”.

1 Sec. 252. Section thirteen thousand five hundred ninety
2 (13590), Code, 1939, is hereby amended by striking from lines
3 five (5) and nine (9) the word “justice” and by inserting in
4 lieu thereof in each instance the words “county judge”.

1 Sec. 253. Section thirteen thousand five hundred ninety-
2 one (13591), Code, 1939, is hereby amended by striking from line
3 six (6) the word “justice” and by inserting in lieu thereof the

4 words “clerk of the county court”.

1 Sec. 254. Section thirteen thousand five hundred ninety-
2 two (13592), Code, 1939, is hereby amended by striking from line
3 two (2) the word “justice” and by inserting in lieu thereof the
4 words “clerk of the county court”.

5 Also by striking from line six (6) the word “he” and by
6 inserting in lieu thereof the words “the county judge”.

1 Sec. 255. Section thirteen thousand five hundred ninety-
2 three (13593), Code, 1939, is hereby amended by striking from
3 line three (3) the word “justice” and by inserting in lieu
4 thereof the words “county judge”.

5 Also by striking from line four (4) the word “his” and by
6 inserting in lieu thereof the word “the”.

7 Also by striking from line five (5) the words “by him”.

8 Also by striking from lines seven (7) and eight (8) the
9 word “justice” and by inserting in lieu thereof the words
10 “county judge”.

1 Sec. 256. Section thirteen thousand five hundred ninety-
2 four (13594), Code, 1939, is hereby amended by striking from
3 line three (3) the word “justice” and by inserting in lieu
4 thereof the words “county judge”.

1 Sec. 257. Section thirteen thousand five hundred ninety-
2 five (13595), Code, 1939, is hereby amended by striking from
3 line four (4) the word “justice” and by inserting in lieu there-
4 of the words “county judge”.

1 Sec. 258. Section thirteen thousand five hundred ninety-

2 six (13596), Code, 1939, is hereby amended by striking from
3 line three (3) the word “justice” and by inserting in lieu
4 thereof the words “clerk of the county court”.

1 Sec. 259. Section thirteen thousand five hundred ninety-
2 eight (13598), Code, 1939, is hereby amended by striking from
3 line two (2) the word “justice” and by inserting in lieu thereof
4 the words “clerk of the county court”.

1 Sec. 260. Section thirteen thousand five hundred ninety-
2 nine (13599), Code, 1939, is hereby amended by striking from
3 lines one (1), seven (7), eight (8), and ten (10). the word
4 “justice” and by inserting in lieu thereof in each instance
5 the words “county judge”.

1 Sec. 261. Section thirteen thousand six hundred (13600),
2 Code, 1939, is hereby amended by striking from line two (2)
3 the word “justice” and by inserting in lieu thereof the words
4 “county judge”.

5 Also by striking from line eleven (11) the words “justice
6 of the peace” and by inserting in lieu thereof the words
7 “county judge”.

8 Also by striking the words “Justice of the peace” in the
9 last line and by inserting in lieu thereof the words “Clerk of
10 the county court”.

1 Sec. 262. Section thirteen thousand six hundred two
2 (13602), Code, 1939, is hereby amended by striking from line
3 two (2) the word “justice” and by inserting in lieu thereof
4 the words “county judge”.

1 Sec. 263. Section thirteen thousand six hundred three
2 (13603), Code, 1939, is hereby amended by striking from line
3 two (2) the word “justice” and by inserting in lieu thereof
4 the words “county judge”.

1 Sec. 264. Section thirteen thousand six hundred four
2 (13604), Code, 1939, is hereby amended by striking from line
3 four (4) the word “justice” and by inserting in lieu thereof
4 the words “county judge”.

5 Also by striking from lines nine (9) and ten (10) the
6 words “justice of the peace” and inserting in lieu thereof the
7 words “county judge”.

1 Sec. 265. Section thirteen thousand six hundred five
2 (13605), Code, 1939, is hereby amended by striking from lines
3 two (2) and three (3) the words “justice of the peace” and by
4 inserting in lieu thereof the words “county judge”.

1 Sec. 266. Section thirteen thousand six hundred thirty-
2 four (13634), Code, 1939, is hereby amended by striking from
3 line two (2) the words “justice of the peace” and by inserting
4 in lieu thereof the words “county judge”.

1 Sec. 267. Section thirteen thousand six hundred forty-
2 five (13645), Code, 1939, is hereby amended by striking the
3 second sentence thereof.

1 Sec. 268. Section thirteen thousand six hundred seventy-
2 seven and one tenth (13677.1), Code, 1939, is hereby amended by
3 striking from line two (2) the word “municipal” and by insert-
4 ing in lieu thereof the word “county”.

1 Sec. 269. Section thirteen thousand six hundred seventy-
2 seven and two tenths (13677.2), Code, 1939, is hereby amended
3 by striking from line four (4) the word “municipal” and by
4 inserting in lieu thereof the word “county”.

5 Also by striking from line eight (8) the word “municipal”
6 and by inserting in lieu thereof the word “county”.

1 Sec. 270. Section fifty-six hundred sixty-five (5665),
2 Code, 1939, is hereby amended by striking all of said section
3 after the word “court” in line four (4) and by inserting in
4 lieu thereof the following “fees and compensation as follows:

5 “1. For each information and affidavit, fifty cents.

6 “2. For each bond or recognition, fifty cents.

7 “3. For each mittimus or order of discharge, fifty cents.

8 “4. For each official certificate, twenty-five cents.

9 “5. For making and certifying transcript, fifty cents.

10 “6. For trial of all criminal actions for each six hours
11 or fraction thereof, one dollar.”