

No. 686, A.]

[Published July 23, 1919.

**CHAPTER 579.**

AN ACT to authorize and empower the Wisconsin state historical society to deliver to the department of library archives and history of the state of Tennessee the custody of certain historical documents and manuscripts therein specified relating exclusively to the early history and settlement of Tennessee.

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

SECTION 1. The Wisconsin state historical society is given power, to be exercised in its discretion and upon such terms and condition as it shall impose to transfer the custody of any of the Draper manuscripts now in the library of said society to the department of library archives and history of the state of Tennessee or its duly authorized representatives, if in the exercise of such discretion it shall determine that any of such manuscripts which relate strictly to the history of the state of Tennessee were obtained under such circumstances that in justice and equity they ought to be returned to said state of Tennessee.

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

Approved July 16, 1919.

No. 669, A.]

[Published July 23, 1919.

**CHAPTER 580.**

AN ACT to amend subsection 4 of section 11 of chapter 549, laws of 1909, as amended by section 1 of chapter 374, laws of 1913, as amended by section 1 of chapter 747, laws of 1913, and subsection 1 of section 23 of chapter 549, laws of 1909, as amended by section 14 of chapter 425, laws of 1911, as amended by section 2 of chapter 320, laws of 1913, as amended by section 1 of chapter 747, laws of 1913, 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 4 of section 11 of chapter 549, laws of 1909, as amended by section 1 of chapter 374, laws of 1913, as amended by section 1 of chapter 747, laws of 1913, and subsection 1 of section 23 of chapter 549, laws of 1909, as amended by section 14 of chapter 425, laws of 1911, as amended by section 2 of chapter 320, laws of 1913, as amended by section 1 of chapter 747, laws of 1913, are amended to read: (Chapter 549, laws of 1909) (Section 11) 4. Said deputy clerks shall be competent

phonographic reporters and shall take phonographic notes of any trial had in said court for the convenience and use of said judge or judges. They shall, when requested by said judges, or either of them, transcribe such phonographic notes into long hand for the use of said judges, and shall also transcribe into long hand such notes of the testimony or such part thereof as may be requested by any party to any action or proceeding or his attorney; provided, however, that for each copy of such testimony so furnished to any party or his attorney they shall charge \* \* \* *seven cents* for each folio of one hundred words so transcribed, to be paid and belong to the phonographic reporters by whom said transcripts shall be furnished.

(Chapter 549, laws of 1909) (Section 23) 1. There shall be paid to the clerk or deputy clerks of said civil court the following sums only as court fees in a civil action: upon the issuing of a summons or warrant, fifty cents; if judgment is taken by default or issue is joined, fifty cents where the judgment or the amount demanded in the complaint is one hundred dollars or less, and one dollar where the amount demanded is more than one hundred dollars; for the trial of an action if issue is joined, and the amount is twenty-five dollars or less, one dollar; where the amount claimed is more than twenty-five dollars but does not exceed two hundred dollars, two dollars and fifty cents; and five dollars where the amount claimed or involved is more than two hundred dollars, the foregoing to be paid by the plaintiff in such action; for each transcript, execution, or certificate issued by the clerk or deputy clerk, twenty-five cents; for making a return upon an appeal from a judgment of order, two dollars, and in addition thereto shall be paid by the appellant before the return is filed with the clerk of the circuit court \* \* \* *seven cents* for each folio of one hundred words in such return. Said sum of \* \* \* *seven cents* per folio of one hundred words, in any return made after the passage and publication of this act, shall belong to the phonographic reporter who shall report and transcribe the testimony contained therein and any fees paid to the clerk therefor shall be by him paid to said phonographic reporter immediately upon delivery to him of said transcripts of testimony. Provided, that if the fees on appeal, including an amount sufficient to pay for fifty per cent of the folios contained in the return, as estimated by the clerk upon request of the appellant, be not paid within twenty days from the date of the entry of judgment, the appeal shall be deemed dismissed.

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

Approved July 16, 1919.