

No. 1017, A.]

[Published February 13, 1960.

CHAPTER 654

AN ACT to renumber chapter 160, laws of 1951, section 22; to amend chapter 160, laws of 1951, section 20; and to create chapter 160, laws of 1951, section 22 (2) of the statutes, relating to use of substitute judges in the county court of Langlade county.

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

SECTION 1. Chapter 160, laws of 1951, section 20 is amended to read: (Chapter 160, laws of 1951) Section 20. In case an affidavit of prejudice is filed against the county judge and * * * *another* judge is called in to * * * *act* at the trial, if it * * * *is* an action triable by a jury, the county judge may, notwithstanding the affidavit of prejudice, fix the day for trial and the day for drawing a jury and order the jury to be drawn and summoned as *provided* in this act * * * , and do any other act or thing necessary to have a jury in attendance on the day fixed for trial ready for the *acting* judge * * * to proceed with the trial.

SECTION 2. Chapter 160, laws of 1951, section 22 is renumbered section 22 (1).

SECTION 3. Chapter 160, laws of 1951, section 22 (2) is created to read:

(Chapter 160, laws of 1951) Section 22 (2). In any action or proceeding pending in the upper municipal branch of such county court, upon the filing of an affidavit of prejudice under sub. (1), the presiding judge

865

shall appoint in writing any other judge of a court of record, who is not disqualified, to hold court, try cases and exercise all the authority of the presiding judge.

Approved February 9, 1960.
