An Act to amend Chapter one hundred and two of the Revised Statutes, Chap. 197

The People of the State of Wisconsin represented in Senate

and Assembly, do enact as follows:

SECTION 1. The Clerks of the several courts of record shall, Clerks of Courts within thirty days after the expiration of each term of their re-ercertain plead. spective courts, attach together the pleadings and other papers ings. forming the record in every cause in which a final judgment or

decree shall have been rendered at such term.

The Clerk shall make on[e] the back or mar-Clerk to make gin of each pleading and paper so attached as memorandum of certain memo all orders and entries in relation thereto, with a reference to the references. book and page in which each order shall have been entered; and at the end of the documents attach a memorandum of the judgment or decree, stating the substance thereof, with a referance to the book and page in which the entry thereof is made.

SEC. 3. The papers so attached, with a memorandum re-preserved. quired by the preceding section, shall be carefully preserved,

as the roll of the judgments and decrees.

SEC. 4. When any bill of exceptions shall have been allow-tions to be aded and signed, the Clerk of the court shall, within the same pe-ded. riod, cause the same to be written out at full length, unless previously done, and attach such bill of exceptions to the roll, as a part thereof,

SEC. 5. When an execution shall be issued and returned, Return Executhe same shall in like manner be attached to the roll in the attached.

cause to which it appertains, and be made a part thereof.

SEC. 6. In making out transcripts of records, except in Exception may suits of error, the bills of exception shall not be inserted, un-be omitted in Transcript.

less specially requested by the applicant therefor.

SEC. 7. Immediately after the rendition of a judgment, it clerk to make shall be the duty of the Clerk to make the same entries in the when judgment judgment docket as he is now required to do at the time of filing a record of judgment, and after such entry such judgment shall be a lien upon the real estate of the par[t]y against whom such judgment was rendered.

SEC. 8. All laws of this State referring in any manner to Construction of Cortain laws. judgment records, except in cases otherwise herein provided, shall be construed to refer in like/manner to the judgment roll

herein named.

SEC. 9. Sections one and two of chapter one hundred and clause. two, and all other acts or parts of acts contravening this act, are hereby repealed.

> FREDERICK W. HORN, Speaker of the Assembly.

TOTAL STATE OF SAMUEL W. BEALL,

Lt. Governor and President of the Senate. Approved, March 11, 1851. NELSON DEWEY.