rights.

Parties depri- shall be deprived by such decree of adoption, of all leved of all legal gal rights, whatsoever as respects such child; and such gal rights whatsoever as respects such child; and such child shall be freed from all legal obligations of maintenance, and obedience as respects such natural parent or parents.

May take ap-

Sec. 8. Any petitioner, or any child which is the subject of such petition, by any next friend, may claim and prosecute an appeal to the circuit court, from such decree of the county judge, in like manner and with the like effect, as appeals may now be claimed and prosecuted from order and decree of probate court, saving only that in no case shall any bond be required of, nor any costs awarded against, such child or its next friend so appealing.

Approved, April 2, 1853.

An Act regulating the terms of the County Court of the County of Ozaukee.

Chap. 86. The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

> Section 1. The terms of the county court, of the county of Ozaukee, shall hereafter be held on the first Monday in January, April, July and October, in each

SEC. 2. This act shall take effect from and after its

publication.

Approved, April 2, 1853.

Chap. 87.

An Act fof the preservation of Fish.

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

Seine or net Proviso.

Section 1. It shall not be be lawful for any person not to be used or persons to draw or use any seine or net, in any of the inland lakes situated within the limits of this state for the purposes of taking or catching fish: Provided, Such lake shall contain an area of less than twelve square miles.

Gill net to be used.

SEC. 2. It shall not be lawful for any person or persons, to use or set any gill net, for the purpose of taking or catching fish in any of the inland streams, or watercourses within this state, whereby the free pas-

