

§ 3. This act shall take effect and be in force from and after its passage, but shall not be so construed as to authorize any reprint of the two reports of the Society already published.

Approved, March 7, 1857.

Chap. 81.

Published, March 11, 1857.

AN ACT to amend Chapter 120 of Session Laws of 1856.

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

Code amended. § 1. Chapter 120 of the Session Laws of 1856, entitled "An Act to simplify and abridge the practice, pleadings and proceedings of the Courts of this State" is amended as follows:—Where the word "parties" occurs in Section 29 of said Act, the word "defendants" shall be inserted instead thereof; *Provided*, Such action as is set forth in Section 29, may be tried in the County where the defendant may be at the time he is served with a summons, and *Provided further*, That nothing in said Chapter 120 shall be construed to change the county where an action against a corporation might have been tried before the passage of said act; except that in an action against an Insurance Company, the same may be tried in the county where the cause of action, or part thereof, arose.

§ 2. Where the said Chapter 120 does not prescribe on what party, agent or officer, a summons may be served, such summons may be served on the party, agent or officer designated by law, before said act took effect.

§ 3. After subdivision 2 of Section 215, of said Chapter 120, the words "except where a Justice of the Peace has jurisdiction" shall be inserted. In Section 95 where the figures "57" occur, figures "87" shall be inserted instead thereof. In Section 243, where the words "Section 158" occur, the words "Sections 148 and 149" shall be inserted instead thereof. In Section 290, before the figures "90," the figures "85" shall be read and insert-

ed. In Section 305 the word "received" shall be read "reviewed." In Section 209 the figures "152" shall be read "153." In Section 354 the words "the 10th day of December 1856" shall be read the "1st day of March 1857." The words "Register of Deeds" shall be read in Section 37 of said Chapter, instead of the words "Clerk of the Circuit Court," and Section 19 of said Chapter is hereby repeated.

§ 4. Where a judgment shall be entered by the Clerk according to the first subdivision of Section 158 of said Chapter 120, no execution shall be issued until after the expiration of a special or general term of the Court which would be authorized for cause shown, to set aside judgment.

§ 5. The costs allowed to the prevailing party in a Justice Court are not altered by said Chapter 120; *Provided*, That the allowances made to the recovering party in a Court of Record, by the first, second, third, fourth and fifth subdivisions of Section 218 of said Chapter 120, shall never in one action, exceed the sum of sixteen dollars.

§ 6. Nothing contained in said Chapter 120 shall be construed to confer or create any rights of redemption property sold on the foreclosure of a mortgage not provided for by law prior to the passage of said act.

Approved, March 7, 1857.

Chap. 82.

Published April 1, 1857.

AN ACT for the encouragement of Academies and Normal Schools.

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

§ 1. It shall hereafter be the duty of the Commissioners of School and University lands to apportion the income of twenty five per cent. of the gross proceeds arising from the sale of swamp and overflowed lands granted to this State, by an act of Congress entitled "an act to enable the State of Arkansas and other

Swamp Land income appropriated to Normal Institutions.