

three dollars and fifty cents ; in cases where judgment is entered without application to court, two dollars and fifty cents; in cases where no answer is filed and judgment can be entered only upon application to court, and judgment is entered upon such application, four dollars and fifty cents; in cases where judgment might be entered, in vacation, but is entered in term time, upon application to court or otherwise, three dollars ; in cases where an answer has been filed, and the same is tried by court, six dollars; in cases where an answer has been filed and tried by a jury, eight dollars; in all appeal cases where the same is tried upon return of justice, three dollars; in all appeal cases which are dismissed without trial, three dollars; in all other appeal cases, six dollars.

SEC. 25. This act shall take effect and be in force from and after its passage and publication.

Approved April 2, 1860.

CHAPTER 362.

[Published April 27, 1860.]

AN ACT relating to the Milwaukee county court.

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

Jurisdiction made equal to circuit court.

SECTION 1. There is hereby conferred upon the county court of Milwaukee county, jurisdiction in all civil actions, both as to matters of law and equity, equal to, and commensurate and concurrent with, the circuit court of Milwaukee county, and the said county court shall exercise the same powers and jurisdiction, in all civil actions, as now exercised by the said circuit court; *Provided*, that the value of the property, or the amount of money in controversy, in any action in said county court, exclusive of costs, do not exceed twenty thousand dollars.

General provisions of statutes applied.

SEC. 2. The general provisions of the Statutes of Wisconsin that may, at any time, be in force relative to the circuit courts of this State, shall relate also to the said county court, unless inapplicable; *Provided*, that the jurisdiction be limited to the amount of money and value of property aforesaid; and the rules of practice,

Proviso.

Rules of practice.

prescribed by the Supreme Court for circuit courts, shall be in force in said county court.

SEC. 3. The county of Milwaukee shall provide all books and stationery necessary for the use of such county court. The clerk of the circuit court shall discharge the duties of clerk of such county court, and shall receive the fees that are or may be prescribed by law for the clerk of the circuit court.

SEC. 4. The judge of the county court may, at any term thereof, for which no jury shall be summoned, when the court cannot be conveniently held in the court house, on account of the sitting of the circuit court, or for any other reason, adjourn the said county court to his office, or to some other suitable place, to be designated by such judge, which the sheriff of said county shall provide for that purpose; and the said court shall, for the remainder of such term, be held in such office or other place, unless such judge should adjourn the same again to the court house.

SEC. 5. Whenever the place of trial of any action in said county court shall be changed on account of the prejudice of the judge thereof, or because he shall be interested, or have been counsel therein, the place of trial shall be changed to the circuit court of said county, unless it shall appear that one of the aforesaid objections exists to trying such action before the judge of the said circuit court; and whenever, for any of such reasons, a change of the place of trial shall be granted, in any action pending in said circuit court, the place of trial shall be changed to the said county court, unless it shall appear that one of the aforesaid objections exists to trying such action before the judge of the said county court; *Provided*, the action be one of which the county court would have jurisdiction according to the provisions of this act.

Approved April 2, 1860.