each year, to be held as follows: On the second Mondays of April, September, December and February, in each year. No grand jury shall be drawn or summoned for the December term, unless ordered by the judge thereof, and no grand or petit jury shall be drawn or

summoned for the February term.

SECTION 2. There shall be a special term of the cir- Special termcuit court in and for the county of Winnebago, on the the first Monday of June, A. D. 1865, for the transaction of all such business as may be heard and disposed of without the intervention of a jury. No grand or petit jury shall be drawn or summoned for said special term, and no notice of the holding of the same shall be required.

SECTION 3. All acts and parts of acts conflicting Repeal. with or contravening any of the provisions of this act. are hereby repealed, so far as they conflict with or contravene the provisions of this act.

Section 4. This act shall take effect and be in force

from and after its passage and publication.

Approved April 10, 1865.

CHAPTER 491.

[Published May 9, 1865.]

AN ACT to confer jurisdiction on the county court of Outagamie county.

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

There is hereby conferred upon the Nature and ex-Section 1. county court of Outagamie county, jurisdiction in all tent of Ju-ladiccivil actions, equal to and commensurate with the circuit court, for all sums not exceeding five hundred dollars. And the said county court shall have and may exercise the same powers and jurisdiction, within the county of Outagamie, as is now exercised by the circuit court in and for said county, in civil actions, within the above mentioned limits; and it is herein expressly prowided and understood that the jurisdiction, in civil act-

ions, herein conferred on the said county court, shall include (subject to the above jurisdiction as to the amount,) the following actions and proceedings, viz.: "Of proceedings against debtors by attachments;" also, "of the lien of mechanics and others;" also, "of claim and delivery of personal property," heretofore known as the action of replevin; and also, " proceedings for the collection of demands against ships, boats and vessels:" provided, that the said county court shall not have jurisdiction in actions of ejectment, mandamus or quo warranto.

Limitation.

Appeals from instices to be taken to county court.

From and after the taking of effect of Section 2. this act, all appeals in civil actions from justices of the peace of said Outagamie county, or from any judgment rendered by or recovered before any justice of the peace in said county, shall be taken to the county court of said Outagamie county, instead of the circuit court of said county, as now provided by law; and the like proceedings therein shall be had in said county court, and such appeals shall be tried and determined therein in the same manner as is by law required in the circuit court; and all laws providing for taking ape peals in civil actions from justices of the peace or justices' courts of said county, to the circuit court thereof, shall from thenceforth be construed to mean and read to the said county court, so far as the said county court of Outagamie is concerned.

Proceedings same as in cireuit cours.

County court of record.

SECTION 3. The said county court shall be a court of record, with a clerk and seal, and shall have full power and authority to issue all legal process proper and necessary to carry into effect the jurisdiction given it by this act and the laws of this state: and to carry out such jurisdiction, shall have and exercise all the powers usually possessed by courts of record under the common law and in equity, under the regulations imposed by statute.

Clerk of circuit court to be clerk -his duties and

Section 4. The clerk of the circuit court of said of county court county, shall be the clerk of said county court, and shall have the care and custody of all the books and papers belonging to said county court, (except those that appertain to the probate jurisdiction thereof,) and shall perform the duties of clerk of said county court, in the same manner as is now by law required of him as clerk of the circuit court, so far it shall be requisite and necessary to discharge the necessary duties as clerk

of said county coart, and to carry into effect the provisions of this act. And the said clerk of the county court shall keep all necessary records of the proceedings and judgments had in said county court, in like manner as is now provided in the circuit court in all civil proceedings; and his fees and compensation therefor, shall be the same as are now or may hereafter be provided by law for the fees and compensation of the clerk of the circuit court, except as hereinafter limited or provided.

SECTION 5. The deputy new authorised by law to Deputy clerk. be appointed by the clerk of the circuit court of said county, shall also be deputy clerk of said county court, and shall in like cases and in like manner as he is now authorized by law to perform the duties of clerk of the circuit court, he is hereby authorized and empowered to perform and discharge the duties of the clerk of said county court.

SECTION 6. Said county court shall have like power Authority to isto hissue all necessary and proper writs in all civil and proper. actions or proceedings, as is now possessed or hereafter may be possessed by the circuit courts of this state, and the same proceeding shall be had by parties to procure such writs, as in the circuit courts of this state, and shall be issued, executed and returned in the same manner and with like effect as in the eircuit courts.

SECTION 7. All the general provisions of the stat- Application of ntes of Wisconsin, and of all general laws which now statutes. exist or may hereafter exist, relating to the proceedings in civil actions in the circuit courts of this state, and to the powers and duties of courts of record, shall apply, in like manner and with like effect, to said county court, as to said circuit courts; and the judge Power of Judge. of said county court shall have power to punish for contempts, in the same manner that the judges of the circuit courts are or may be authorized by law to punish for contempts. The rules and practice of said Bules and praccounty court shall be the same as in the circuit courts uce. of this state, as they may exist or as shall hereafter be provided for said circuit courts in civil actions.

SECTION 8. The county court of Outagamie county soal. shall continue to use the present seal of said court: provided, that whenever it shall be necessary, the judge

of said court may procure, at the expense of the county, a new seal for said court.

Books, blanks,

Section 9. The county of Outagamie shall provide all books, blanks and stationery necessary for keeping the records and proceedings of said county court, made necessary by this act.

Writs of error and appeal.

SECTION 10. Parties to all civil actions in said county court, shall have the same rights to write of error and appeal from said county court to the supreme court of this state, as now are allowed by law from the circuit courts of this state, or may hereafter be allowed by law.

Beview of cases

Section 11. Causes removed from the county court by supreme court to the supreme court, and the decisions and judgments of said county court, may be reviewed by the supreme court in the same manner that causes removed from circuit courts are reviewed by the supreme court: and the supreme court shall have the same power over such causes and judgments, as it has over causes and judgments of the circuit court.

Bill of exceptions - summons in circuit court.

The party or attorney in a cause in said SECTION 12. county court, may demand and shall be entitled to receive of the judge of said county court, a bill of exceptions or case, and have the same settled in the same manner and under the same restrictions as in the circuit court, and the same shall be heard or settled within the same time as now required or may hereafter be required in the circuit court, by law or the rules and practice of said circuit court.

Judgment may be had in vacation.

SECTION 18. Judgment may be had and entered in vacation in said county court, (subject to the limitations of the jurisdiction of said court,) if the defendant fail to answer the complaint, in the same manner and in like cases wherein judgment may now be had and entered in the circuit court in vacation.

Terms of court.

SECTION 14. There shall be held at the county seat of said Outagamie county, four terms of said court in each year, viz.: On the first Monday of March, the fourth Monday of May, the first Monday of October, and the first Monday in January, in each year.

In case of absence of judge. SECTION 15. If the judge authorized to hold such court, shall not attend for that purpose, before four o'clock in the afternoon on the day appointed for such court to meet, it shall be the duty of the sheriff or clerk to adjourn said court form day to day, for three

days, unless the judge shall sooner appear, and if the judge does not appear at that time, the court shall stand adjourned for the term, and all cases continued

until the next regular term of such court.

SECTION 16. No judge of said county court shall authority have power to try and determine any cause in which he shall have acted as council for either party, except by agreement of parties; and all such cases he shall transmit to the circuit court of the said county, and the circuit court shall thereupon proceed to try and determine the same in the same manner and order as if they had originated in the circuit court.

SECTION 17. In all cases where a change of venue Change of venue. is allowed for the reason of interest or prejudice upon the part of the county judge, the cause shall not be remitted to another county, but shall be removed to the

circuit court of the same county.

SECTION 18. On each civil suit commenced in or Tax on suits. appealed to said county court, there shall be paid a county tax of one dollar, to be paid as follows: On each suit commenced in said court, to be paid to the clerk of court, at the time of the commencement thereof; on all suits appealed to said court from a justice of the peace, to be paid to the justice from whom such appeal is taken, at the time now required by law for the payment of the state tax on such suits appealed to the circuit courts, and shall be in lieu of such state tax. The justice shall forward such county tax to the clerk of the court, at the time he makes his return to the appeal. The clerk of the county court shall, on the Clerk to make first Mondays in January, May and September, in each return of tax. year, make a return, under oath, to the county treasurer of such county, of the amount of money by him received for such county tax, since the date of his last return. and also a list of the suits commenced in or appealed to said court since his last return, and shall, at the time of making such return, pay over to said treasurer all money which shall be due from him to the county. for such county tax on suits by him received. The Application of aforesaid county tax collected on such suits, shall form a separate fund, to be applied to the payment of the salary of the judge of said county court.

Section 19. Costs shall be recovered and taxed in Costs. said county court, (to be taxed by the clerk or judge thereof,) in the same manner and to the same extent

as in the circuit court, except as herein otherwise provided or limited; and whenever any party in any action in said court, shall be entitled to recover costs, he shall be entitled to have taxed in his bill of costs, in addition to his other costs, all moneys by him paid or incurred in such action, for county tax, judge's fees, jury fees, and sheriff fees for making list of jurors and serving same in such action.

SECTION 20. The said county judge shall receive a salary of five hundred dollars per annum, to be paid quarterly, out of the county treasury. There shall be paid in all actions which may be commenced in said court, or appealed thereto, the following fees, as a tax, in addition to the county tax heretofore required to be paid, viz.: In any amicable suit, where judgment is confirmed upon the first appearance of the parties, and in actions wherever judgment is entered in vacation, in default of answer, one dollar, to be paid before entry of judgment. In action wherein final judgment is entered upon on an issue of law, one dollar and fifty cents, to be paid before the entry of judgment. In all actions discontinned before issue joined, fifty cents; after issue joined, and before trial, one dollar; if by order of court, one dollar and fifty cents. In appeal suits dismissed, one In all actions wherein dollar, to be paid in advance. judgment is entered in term time, in default of answer or demurrer, one dollar and fifty cents, to be paid before entry of judgment. In all actions wherein issue of fact is tried by the court or by jury, including rendition of judgment, and receiving and entering judgment, two dollars. The fees mentioned in this section. in actions wherein an issue of fact is tried by the court or a jury, shall be paid at or before such cause is reached for trial; and if it be in a cause commenced in said court, such fees shall be paid by the plaintiff, and if an appealed case from a justice of the peace, by the apease of neg- pellant. And if any party upon whom it devolves to pay the fees required by the provisions of this section, shall fail or neglect to pay such fees at the time herein required, the court may, if it be a suit commenced in said court, render judgment, as in the case of non-suit, against the plaintiff therein. If the case be an appeal from a justice of the peace, the court may dismiss the appeal therein, and render judgment in said court against the appellant for the costs therein, in said court,

on appeal. All the fees mentioned in this section, shall Application of be paid to the clerk of the court, and when so collected, feet shall be paid quarterly into the county treasury, and the same shall constitute a separate fund, to be applied toward the payment of the salary of the county judge.

heretofore cognizable only in a court of equity, the same shall be tried by the court. If an issue of fact proporly triable by a jury, and not heretofore cognizable

SECTION '21. If an issue of law be made in any Issues to be tried cause in said court, or an issue of fact in any action by court.

only in a court of equity, it shall, on demand of either legislary.

party, as hereinafter provided, be tried by a jury of not less than twelve persons, (unless a less number be agreed upon by the parties,) and if no jury be demanded by either party, the issues shall be tried by the court : provided, that nothing herein contained shall prohibit the trial of a case by a jury, properly triable by a jury, for the reason that an equitable defense is set up. If an inquest or assessment is necessary to be had or taken manded in cerin any cause in said court, the same shall be had or tain cases. taken by the court, except that in such cases wherein an inquest or assessment of damages according to law, . or the rules and practices of the circuit court, has heretofore been required to be had or taken by a jury, either party may demand an inquest or assessment of damages by a jury; and upon such demand being made, the inquest or assessment of damages in such cases shall be had or taken by a jury; and in any action arising on contract for the recovery of money only, where the defendant has failed to answer the complaint, the clerk of the court may assess the damages therein, or ascertain the amount due the plaintiff therein; and provided, further, that the clerk of said court shall have the same authority and power to assess same as in cirdamages or ascertain the amount due, in like cases and cuit court. in the same manner as he is authorized and empowered to do in the circuit courts of this state, and shall have, generally, the same power and authority and duties in all cases in said county court, as he has now by law or otherwise in cases in the circuit court.

SECTION 22. The demand for a jury shall be accom- Demand for Jury panied by the payment into court the fees for a jury, panied by head which fees shall be fifty cents for each juror. On such proceedings in selection of jury. demand, the court shall direct the sheriff of said Outagamie county, his under sheriff, or any of his deputies, or

the clerk of said county court, to write down or make a list of the names of twenty-four persons, (unless the parties shall agree upon a jury of six or less, as hereinsfter provided,) residents of the county of Outagamie, with the qualifications necessary to be a juror in the circuit court, and not of kin to either party, or in any manner interested in the cause. The list being made, the parties shall each, alternately, strike out a name, (the plaintiff commencing,) until the requisite number be left: provided, however, that if the parties shall agree to try any cause by a jury of six or less, then such officer making such list shall write down the names of three times the number of persons (with the qualifications aforesaid) agreed upon for a jury, and thereupon, as

aforesaid, the parties shall each, alternately, strike out a name, until the number agreed upon for a jury shall be left; and if either party in any action in said court, (after a list shall be made out as provided in this section,) shall refuse or neglect to strike out on his part, the clerk of said court, or the judge thereof, shall strike out in his stead; and when a jury shall have been selected, as aforesaid, or otherwise agreed upon, a venire may then be issued by the court or the clerk of the court, for the jurors thus selected or agreed upon, and delivered to the sheriff of said county, his undersheriff or any of his deputies, who shall forthwith proceed to summon the jury therein named. If any

In case of jury of six or less.

In case jurors fail to appear.

of the jurors named in such venire shall not be found, or shall fail to appear, according to the summons, or if there shall be any legal objections to any that shall appear, or if any of them be excused by the court or the parties, the court shall direct the officer to summon a sufficient number of talesmen to supply the deficiency; but in all cases the parties may agree upon any number of persons to try the cause. The demand for a jury for the trial of any issue or for taking an inquest, or the assessment of damages, in any cause in said court, (in a cause in which a party is entitled to a jury,) may be made at any time before the commencement of the trial of such issue, or the taking of an inquest, or the assessment of damages, and may be either oral or in writing.

Duty of sheriff his compensation

When and how demand for jury may be made.

SECTION 28. The sheriff of said county, in person or by his under-sheriff or deputies, shall attend said

county court, when actually in session for the transaction of business other than probate business; and he shall be entitled to receive therefor the same compensation, payable in like manner, as is or may be provided

by law for like services in the circuit court.

SECTION 24. The fees of the clerk of the county Fees of clerk of county sounds county sounds court, in any one cause, shall not exceed the following sums: In cases settled or discontinued before answer, one dollar and fifty cents; in cases settled or discontinued after answer, and before the cause has been put upon the calendar, two dollars and fifty cents; in cases settled after answer, and when cause has been put upon the calandar, 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.

SECTION 25. This act shall take effect and be in force

from and after its passage and publication.

Approved April 10, 1865.

CHAPTER 492.

[Published May 81, 1865.]

AN ACT to legalize the acts of the town of Fort Winnebage, in the county of Columbia, in filling her quotas.

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

Section 1. All the proceedings of two special town Bounty tax : meetings, held in the town of Fort Winnebago, in the condings legal-