2d. The towns of Sheldon, Wellington, Glendale, Second dis-Ridgeville, Wilton, Clifton, Adrian, Tomah, Oakdale, Lincoln, Greenfield, in the county of Monroe, shall constitute an assembly district.

Section 2. This act shall take effect and be in force from and after the first day of September, 1872.

Approved March 21, 1872.

CHAPTER 71.

[Published April 3, 1872.]

AN ACT to provide for the payment of expenses in change of venue, and to repeal chapter fifteen of the general laws of 1870, and chapter 223 of the general laws of 1862, of Wisconsin.

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

SECTION 1. In all actions or legal proceedings, in- shall pay excluding criminal actions, where a change of venue is had change of venue or made by the order of any court or of any judge, pursuant to law, (except in cases where such change is made because the action was not brought in the proper county), the county in which such action was commenced shall pay to the county in which the same shall be tried the following expenses arising out of such change of venue, viz: 1st. The per diem fees allowed Per diem of by law to the clerk or his deputy or deputies, all the clerk. taxable costs, disbursements and fees of such clerk on any such proceedings or action. 2d. The per diem of jurors. fees allowed by law to the petit jurors actually in attendance upon said court. 3d. The per diem fees al- of sheriff and deputies. lowed by law to the sheriff, under sheriff and deputies in attendance upon said court. 4th. All lawful charges Board of jury. for boarding or feeding the jury. 5th. The legal fees Fees of witof all witnesses in any criminal case or proceedings which are a lawful charge against the county. 6th. The of phonographic reporter. fees or compensation allowed by law to the phonographic reporter in attendance upon said court, and such other fees allowed to such reporter in criminal proceedings, which are chargeable to the county by law.
7th. Such other lawful costs, charges, fees and discosts, etc.

For subpœnaing witnesses. bursements which by law are chargeable to the county, and all lawful costs, disbursements and charges which any such county may be lawfully subjected or incur in any such action or proceedings. 8th. All lawful charges and fees for subprenaing witnesses in any criminal case or proceedings, and which are a proper charge against the county. The fees of such officers, jurors and phonographer to be estimated for each day and part of a day, not less than a half day, occupied in trying or disposing of any such action, but no costs shall be paid to such county to which a change of venue is had, which are not properly chargeable against such county.

Clerk to make out and transmit bill of expenses.

SECTION 2. It shall be the duty of the clerk to make out a correct bill of all the expenses which shall accrue during any such trial as aforesaid, and have the same taxed and allowed by the judge of such court; and when so taxed shall, without delay, transmit the same to the county clerk of the county in which said action was commenced, and who, at the first meeting of the board of supervisors of such county after receiving such bill, shall present the same to such board; and such board shall issue an order therefor in favor of the county in which any such action or proceedings were had or tried, or its assigns.

Repealed.

SECTION 3. Chapter two hundred and twenty-three of the general laws of A. D. 1862, and chapter fifteen of the general laws of 1870 of Wisconsin, are hereby repealed, and also are repealed all other acts or parts of acts conflicting or contravening with any of the provisions of this act, so far as they contravene and conflict therewith, and no further.

SECTION 4. This act shall take effect and be in tull force and effect from and after its passage and publication.

Approved March 21, 1872.