

weapon was for a temporary purpose, and with harmless intent.

SECTION 2. This act shall take effect from and after its passage and publication.

Approved February 14, 1872.

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## CHAPTER 8.

[Published February 15, 1872.]

AN ACT to provide for a change of venue in certain cases.

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

Entitled to  
change of  
venue.

SECTION 1. In any action commenced in justice court by summons personally served, if the defendant shall appeal from the judgment of the justice to the circuit court, such defendant shall be entitled to a change of venue of said action to the circuit court of the county in which he resides, when it shall appear to the satisfaction of the court, by affidavit or otherwise, that he was at the time such summons was served upon him, and still is, a resident of such county.

SECTION 2. This act shall take effect from and after its passage.

Approved February 14, 1872.

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## CHAPTER 9.

[Published February 15, 1872.]

AN ACT to fix the time for holding terms of the circuit court in the tenth judicial circuit.

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

General terms  
fixed.

SECTION 1. The general terms of the circuit court for the tenth judicial circuit shall hereafter be held as

follows: In Brown county, on the fourth Monday of <sup>for Brown</sup> March, the first Monday of September, and the second <sup>county.</sup> Monday of December in each year; in Oconto county, <sup>for Oconto</sup> on the fourth Monday of April, and the second Mon- <sup>county.</sup> day of October in each year; in Door county, on the <sup>for Door</sup> first Tuesday after the third Monday of May, and the <sup>county.</sup> first Tuesday after the fourth Monday of October in each year; in Outagamie county, on the first Monday <sup>for Outagamie</sup> of June, and the second Monday of November in each <sup>county.</sup> year; in Shawano county, on the first Tuesday after <sup>for Shawano</sup> the fourth Monday of June, and the first Tuesday after <sup>county.</sup> the second Monday of January in each year, and in Brown county, a special term for the whole circuit, on the fourth Monday of January in each year.

SECTION 2. Every regular term in the counties of Brown, Outagamie and Oconto, and said special term <sup>When regular term to be also special term.</sup> in Brown county, shall be a special term for the whole of said circuit, and all actions, motions, proceedings or other business now pending or which may hereafter arise in any county in said circuit, and not requiring a jury may be heard, tried and determined or otherwise acted upon or disposed of at any of said special terms in the same manner, and with the same force and effect as if the same were heard, tried and determined or otherwise acted upon or disposed of in the county wherein the same are now pending or may hereafter arise, and when any causes or matters are pending in other counties than that in which the special term is held, the clerk of the court where such special term is held shall certify the orders, judgments and other papers to the clerk of the court of the county in which said causes or matters are pending, and the said papers shall be filed and entered by such clerk in the same manner as if the said cause or matter had been heard or determined by the circuit court at a term thereof held in that county.

SECTION 3. There shall be no jury summoned or empaneled for the October term in Door county, nor for the June term in Shawano county unless upon the order of the judge of said circuit, made and filed in the clerk's office of the county, at least fifteen days before the term; such order so made and filed shall be sufficient authority for such clerk to draw and summon such jurors, pursuant to the statutes in such case made and provided. No jury shall be drawn or sum-

<sup>No jury, except upon order of judge.</sup>

moned for said special term on the fourth Monday of January, in Brown county, nor shall any notice of the holding of the same be required.

Judge of other circuit may hold term.

Cause may be tried in different counties, clerk to transmit papers.

Writs returnable at the time fixed in this act.

Repealed.

SECTION 4. The judge of any other judicial circuit of the state of Wisconsin is hereby authorized to hold any of the terms provided for in this act, when so requested by the judge of said tenth judicial circuit.

SECTION 5. For the purpose of the hearing or trial of any cause or matter in any other county than that where the same is pending, the clerk of the circuit court shall, at the request of either of the attorneys in said cause or matter, transmit all the papers on file in said cause or matter to the place of trial or hearing under his official certificate, certifying the same to be all the original files and papers in such action, cause or matter. Such papers or files shall be by such clerk inclosed in an envelop, sealed by him, and directed to the clerk of the circuit court of the county where such term is to be, or is being held, and the same may be transmitted by mail, or by the hand of either of the attorneys in such cause, action or matter: *provided*, that before any clerk shall be obliged to transmit any such papers or files or orders, all necessary postage shall be paid by the party applying therefor; *and provided further*, that no clerk shall be required to certify back any papers, files or orders to any such county where the same were originally pending, unless his fees in such case or matter are paid.

SECTION 6. All writs, services, processes, proceedings and recognizances heretofore issued, commenced, made or entered into, in or from said courts of said counties respectively or any of them, and all proceedings pending therein or returnable thereto, whether by recognizance or otherwise, shall be held and taken as returnable at the times mentioned in this act for holding the said courts respectively in the said several counties respectively.

SECTION 7. Chapter twenty-five of general laws of 1871, and all acts and parts of acts, so far as they contravene or conflict with this act, are hereby repealed.

SECTION 8. This act shall be published immediately after its passage, and shall take effect and be in force from and after its passage and publication.

Approved February 14, 1872.