CHAPTER 247.

[Published March 27, 1873.]

AN ACT to repeal chapter three hundred and seventy, general laws of 1860, entitled an act requiring publication of notice of proposed special or local legislation.

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

Repealed.

Section 1. Chapter three hundred and seventy of the general laws of 1860, entitled "an act requiring publication of notice of proposed special or local legislation," is hereby repealed.

Section 2. This act shall take effect from and after

its passage and publication.

Approved March 19, 1873.

CHAPTER 248.

[Published March 25, 1873.]

AN ACT to amend chapter one hundred and fifteen of the general laws of 1869, entitled "an act in relation to the courts of the county Milwaukee."

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

Amended-

Section 1. Section one of chapter one hundred judges may appoint criers—and fifteen of the general laws of 1869, entitled "an duties and compensation of the courts of the county of Milcrier.

waukee," is hereby amended so as to read as follows: waukee," is hereby amended so as to read as follows: Section 1. The judge of the circuit court and municipal courts, respectively, of the county of Milwaukee, are hereby authorized to appoint, each for his own court, a crier, whose duty it shall be to open and adjourn court, to assist in preserving order in court, and to act as messenger of the judge of said court, who shall hold his office during the pleasure of the judge appointing him, and shall receive for his services four dollars per diem during his actual attendance in court, to be paid out of the county treasury of the county of Milwaukee: provided, that such crier shall receive no compensation as deputy sheriff, nor for services in

more than one court, and not to exceed eight hundred dollars in the aggregate during any one year.

SECTION 2. Section two of said chapter is hereby Amended—amended so as to read as follows: Section 2. The keep deputies sheriff of Milwaukee county is hereby required to keep in attendance upon court. in attendance upon each of said courts during the session thereof as many deputy sheriffs as the judge of said court shall require and no more, and each deputy sheriff in actual attendance upon said courts shall receive for such, and for actual attendance only, four dollars per diem, to be paid out of the county treasury of said county: provided, that no more than nine deputy The number sheriffs shall draw compensation under this act for ser- and compensavices rendered upon any one day, and that when any deputy sheriff shall have drawn eight hundred dollars for services rendered during the current year, his compensation shall cease, notwithstanding that he shall be required to service [serve] to the end of the current year; and provided further, that neither crier nor deputy sheriff shall receive compensation for any day when the court shall not have been in session, doing business; and provided further, that when any deputy sheriff or crier of the court shall have drawn the sum of seven hundred dollars, he shall draw no more until the end of the current year.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 19, 1873.

CHAPTER 249.

[Published March 27, 1873.]

AN ACT to amend chapter one hundred and forty-one, general laws of 1872, entitled "an act to amend chapter fifty-five of the general laws of 1871, entitled an act to amend section twenty of chapter one hundred and forty-one of the revised statutes, entitled 'actions for the recovery of real property,' approved March 25, 1872."

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

SECTION 1. Chapter one hundred and forty-one of Amendedof the general laws of 1872, is hereby amended so as judgment to be to read as follows: The court in which any judgment application and for the recovery of any specific real property of the recovery of the recove for the recovery of any specific real property or the costs.