No. 820, A.]

Published June 5, 1911.

CHAPTER 255.

AN ACT to appropriate to Peter Nelton and Knudt K. Hagestad, each a sum of money for the expenses of a contest to determine the right to a seat in the assembly.

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

SECTION 1. There is appropriated to Peter Nelton the sum of two hundred eighty-seven and ninety-eight one-hundredths dollars, and to Knudt K. Hagestad the sum of two hundred ninety-four and forty-one one-hundredths dollars, to reimburse each of them for the expenses of a contest to determine the right to a seat in the assembly at this session of the legislature.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 2, 1911.

No. 913, A.]

[Published June 5, 1911.

CHAPTER 256.

AN ACT to amend section 2466a of the annotated statutes of 1889, relating to the county court of Fond du Lac county.

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

Section 1. Section 2466a of the annotated statutes of 1889 is amended to read: Section 2466a. The judges of the county courts of Winnebago, Fond du Lac and Dodge counties shall not be required to call the calendar for trial in its order at any regular term thereof, sitting as courts of civil jurisdiction, but may, in the discretion of any such judge, set down the cases on such calendar for trial at times certain, upon the stipulation of the parties, or on the application of either party entitled to move the cause, upon notice of such intended application to the opposite party, and may by rules regulate and prescribe the practice in relation to setting down cases for trial, and striking juries, and issuing venires in cases wherein juries are required. Said county court (courts) shall be deemed to be open for the transaction of business from the commencement of any regular term thereof until any such term is adjourned without day, or until the next regular term thereof, and no adjournment from day to day shall be necessary to the validity of any proceedings in said courts; but no per diem shall be allowed to any officer of said courts, excepting for days on which said courts are actually in session, transacting business. Said county court of Fond

du Lac county may hear, try and determine any case or cases pending in said court, at any time, without the same having been placed upon the calendar, upon stipulation of the parties or upon ten days' notice of either party, and in the cases in which a jury is demanded, such jury may be drawn from the list of jurers of the last previous jury term.

(Am. 1911, c. 664, s. 36.)

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

Approved June 2, 1911.

No. 926, A.]

[Published June 5, 1911.

CHAPTER 257.

AN ACT to amend section 42 of chapter 23, of the laws of 1907, relating to the municipal court for Outagamie county.

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

Section 1. Section 42, of chapter 23, laws of 1907, is amended to read: Section 42. From the 15th to the 30th days of April in each year, the supervisor elect * * * for each ward in the city of Appleton shall make and return to the clerk of the municipal court, on blanks furnished for that purpose, a list of not less than * * * twenty-four or more than thirty electors from their respective wards in said city, eligible to serve as jurors in said court for the ensuing year; within the same time the supervisor elect and the senior alderman for each ward in the city of Kaukauna shall each make and return a similar list of not less than six or more than nine electors, from their respective wards for like service, and within the same time the chairman of each town and the supervisor from each village and the several wards of the other cities in said county shall each make and return similar lists of not less than four or more than six electors from their respective precincts for such service. Failure to file such lists or to file the same in the period limited shall work no error, and the municipal judge may, in his discretien, order the delinquent lists to be made and nied forthwith, and the wilful failure of any such officer to comply with the foregoing provisions or the order of such judge may be punished as a contempt.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 2, 1911.