No. 123, A.]

[Published April 21, 1915.

CHAPTER 37.

AN ACT to amend sections 1, 2 and 3 of chapter 664, laws of 1913, relating to the municipal court of the city of Oshkosh and county of Winnebago.

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

Section 1. Sections 1, 2 and 3 of chapter 664, laws of 1913, are amended to read: (Chapter 664, laws of 1913) Section 1. Except as hereinafter otherwise provided, the jurisdiction and powers of the county court of Winnebago county conferred by chapter 115 of the statutes, and by any and all laws applicable to such county court, as a court of civil and criminal jurisdiction, in all cases of appeal from justices' courts and other inferior courts in civil actions and criminal cases and in all cases commenced in justices' courts in said county where an answer shall be put in showing that the title of lands will come in question, and in all cases of writs of certiorari and other writs used to review the judgments or other proceedings of justices of the peace and other inferior courts in said county, shall be divested and transferred from said county court to nicipal court of the city of Oshkosh and county of Winnebago. In the exercise of such jurisdiction said municipal court shall be invested with and have and exercise all such powers and jurisdiction as fully in all respects as the same are now held, had and exercised by said county court. All the provisions of said chapter 115 of the statutes, and all laws which shall be in force at the time of the passage and publication of this act, as far as they relate to or govern the exercise of such powers and jurisdiction by said county court of Winnebago county, or its officers, shall apply to and govern said municipal court and its officers; provided, however, that in cases properly triable by jury, in all appeals to such municipal court, the same proceedings shall be had therein for the selection, empaneling and summoning of jurors and for the trial of such cases as are now provided by law for the trial of such criminal cases in such municipal court as are not within the jurisdiction of a justice of the peace. Provided, however, that from and after the passage and publication of this act all appeals from said municipal court or the judge thereof in cases within the jurisdiction of a justice of the peace, shall be taken to the circuit court of said county, and all writs of certiorari or other writs or processes for the review of any judgments or other proceedings of such municipal court or the judge thereof

in actions within the jurisdiction of a justice of the peace shall be issued out of such circuit court.

Section 2. • • Nothing in this act contained shall be held to affect the power of the aforesaid municipal court to hear and determine actions in which the title to land shall come in question. Any orders or judgments made or rendered by said municipal court pursuant to the jurisdiction conferred thereon by the terms of this act may be removed to and reviewed by the supreme court in the same manner that orders and judgments of circuit courts in like cases may be. Nothing herein contained shall be held to relate to any appeals or other proceedings regularly taken to or in the said • • circuit court prior to the passage and publication of this act.

Section 3. Change of the place of trial in any action over which the municipal court * * of Winnebago county jurisdiction may be had as in other cases, and in cases pending before the said municipal court the place of trial shall be changed to the circuit court if application be made therefor by either party in the manner as is now provided for obtaining a change of the place of trial from said municipal court by a person charged upon information of a criminal offense, * * but in no case, whether civil or criminal, where a change of the place of trial has been had from said municipal court to the circuit court shall any further change in the place of trial be allowed in the circuit court on account of the alleged prejudice of the judge thereof.

Section 2. This act shall take effect upon passage and publication.

Aproved April 20, 1915.

No. 173, A.]

[Published April 21, 1915.

CHAPTER 38.

AN ACT to repeal section 1022—53 of the statutes, and to amend subsection 1 of section 1022—58 of the statutes, relating to the registration of vital statistics.

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

Section 1. Section 1022—53 of the statutes is repealed.

Section 2. Subsection 1 of section 1022—58 of the statutes is amended to read: Section 1022—58. 1. Each physician, midwife, minister, or priest, court commissioner, judge of a court of record, justice of the peace or other persons acting as informant and filing with the local registrar, certificates of birth, deaths,