

or service for sale, shall affirmatively and unmistakably indicate and state that the seller is a business concern and not a private party.

(3) Any person, firm, corporation or association engaged in any business mentioned in subsection (2) or in any other kind of business, whether conducting such business in a store, business block, residence, or other building, shall at all times keep a conspicuous sign posted on the outside of his establishment and another conspicuous sign in the salesroom, which sign shall clearly state the name of the association, corporation, or individual who actually owns said merchandise, property, or service which are being offered to the public and not the name of any other person; provided, however, that the exterior sign shall not be required where the seller has no control over the exterior of the premises where such business is conducted.

SECTION 3. This act shall take effect upon passage and publication.

Approved April 27, 1927.

No. 103. S.]

[Published April 28, 1927.

CHAPTER 68.

AN ACT to amend section 1 of chapter 293 of the laws of 1919, conferring certain civil and criminal jurisdiction on the county court of Monroe county.

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

SECTION 1. Section 1 of chapter 293 of the laws of 1919 is amended to read: (Laws of 1919) (Chapter 293) Section 1. There is hereby conferred on the county court of Monroe county, jurisdiction in all civil actions and proceedings in law and in equity, concurrent with and equal with the jurisdiction of the circuit court in said county, for all claims, demands and sums and to and concerning all property, not exceeding the sum or value of fifteen thousand dollars; * * * and to the amounts and within the limits aforesaid the said county court shall * * * be a court of general jurisdiction concurrent with and equal to the circuit court of said county in all matters of law and equity and all special powers which now are or may hereafter be con-

*ferred upon the circuit court. Said county court shall have jurisdiction of all actions in said county for the foreclosure of mortgages and mechanic liens, in which the amount claimed does not exceed * * * said sum * * * of twenty-five thousand dollars although the property * * * affected * * * thereby exceeds the said sum * * * and * * * said jurisdiction shall include all actions for divorce or for affirmance or annulment of marriage contracts; and all action for removing clouds and quieting title to real estate and all actions for partition of real estate; * * * and including the power of review of records on certiorari, discharging mortgages of record, and such other special powers as are now or may hereafter be conferred by the statutes upon the circuit court, * * * within the above limitations, as belong to and are exercised by the circuit court in and for said county. And said county court shall have jurisdiction in all bastardy actions and in all criminal cases except treason, murder, manslaughter and homicide; and said county court shall have the same powers as said circuit court necessary to the jurisdiction herein conferred of the causes and parties and for the full and complete administration of justice and to carry into effect the judgments and other determinations of said court.*

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

Approved April 27, 1927.

No. 229, A.]

[Published April 28, 1927.]

CHAPTER 69.

AN ACT to amend subsection (2) of section 32.07 of the statutes, relating to the determination of necessity in condemnation proceedings.

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

SECTION 1. Subsection (2) of section 32.07 of the statutes is amended to read: (32.07) (2) If the application be by a town or county, or by a board, commission or public officer; or for the right of way for a railroad or a street or interurban railway up to one hundred feet in width, or a telegraph, telephone or electric