

No. 213, A.]

[Published May 3, 1929.]

**CHAPTER 61.**

**AN ACT** to amend subsections 8 and 11 of section 1 of chapter 410 of the laws of 1919, relating to the county court of Vernon county.

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

**SECTION 1.** Subsections 8 and 11 of section 1 of chapter 410 of the laws of 1919 are amended to read: (Chapter 410, laws of 1919) 8. In case of the temporary absence or disability of the county judge to attend to the duties hereby conferred upon him, he may by order in writing to be filed in court, designate and appoint a \* \* \* *justice of the peace* of said county to discharge the duties under any of the additional powers granted to said court. Nothing herein contained shall prevent the calling in of some other county judge to exercise said jurisdiction. Any outside county judge or \* \* \* *justice of the peace* so called in shall have and exercise all the powers and duties of the county judge of Vernon county as to the additional jurisdiction hereby conferred. Any such official so called in to perform the duties of said judge shall receive the sum of five dollars for each day actually and necessarily employed and his actual and necessary expenses, to be paid by the county.

11. Whenever an affidavit of prejudice shall be filed, showing that the said county judge will not decide impartially in the matter, providing the affidavit is filed in like form, time and manner now provided for filing affidavits of prejudice before justices of the peace, the court, instead of transmitting the papers to the next nearest magistrate, shall make an order calling in the county judge of an adjoining county, or any \* \* \* *justice of the peace* of Vernon county, and said official so called in being not related to the parties or otherwise disqualified, shall hear, try and determine the matter in the same manner and with like effect as the county judge might do and receive the compensation provided by subsection 8 hereof, to be paid by the county provided in any criminal action in which the court has jurisdiction to hear, try and determine, the accused shall have a right to obtain a change of venue at any time before the actual commencement of the trial.

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

Approved May 1, 1929.