

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

Approved June 15, 1931.

No. 767, A.]

[Published June 17, 1931.

### CHAPTER 258.

AN ACT to amend subsection (2) of section 3, paragraph (a) of subsection (3) of section 13, and paragraphs (a) and (b) of subsection (1) of section 14, of chapter 291 of the laws of 1929, relating to the county court of Oneida county.

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

SECTION 1. Subsection (2) of section 3, paragraph (a) of subsection (3) of section 13, and paragraph (a) and (b) of subsection (1) of section 14, of chapter 291 of the laws of 1929, are amended to read: (Chapter 291 of the laws of 1929) (Section 3) (2) The said county court and the presiding judge thereof shall also have and exercise jurisdiction concurrent with and equal to the jurisdiction of the circuit court of Oneida county in all bastardy actions, and in all criminal cases except homicide.

(Section 13) (3) (a) In all civil trials in said upper municipal branch the jury shall consist of six, unless the party demanding a jury shall demand that it consist of twelve. A jury may be demanded by either party by service of written notice and demand on the attorneys for the opposite party at least six days before the \* \* \* *day set for trial of the case*, which notice shall fix the time for drawing a jury not less than two nor more than four days before \* \* \* *such day set for trial*; and if no demand is served by either party within the time above specified, a jury shall be deemed to have been waived, but the court may on notice, allow a demand for a jury to be interposed at any time upon terms that may be just. If in his demand for a jury trial, the party demands that the jury consist of twelve, he shall be entitled thereto; but if no written demand for a jury of twelve is made, the right to such is deemed expressly waived. If objection be made at the time fixed for drawing a jury that the issues are not triable by a jury, the court shall forthwith determine whether a jury shall be drawn.

(Section 14) (1) (a) The county court of Oneida county shall hold a regular term of the upper municipal branch thereof on the second Tuesday of the months of February, April, June, August, October and December of each year. Each regular term shall continue until the commencement of the succeeding term. *The clerk of the court shall prepare such calendars of cases, and give such notices of cases pending, by posting, mail or otherwise, as the judge shall direct.*

(b) At each term shall come on for hearing all civil cases pending in the upper municipal branch of the county court which have been noticed for trial at \* \* \* such term. *Upon the expiration of ten days after service of notice of trial of a case, the court may at any time upon its own motion, or may upon application of a party after written notice of at least two days to all other parties who have appeared therein, set a day for the trial thereof, and unless such case be adjourned or continued the same shall stand for trial and disposition on the day so fixed.*

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

Approved June 13, 1931.

No. 883, A.]

[Published June 17, 1931.

### CHAPTER 259.

AN ACT to amend subsection (4) of section 318.06 of the statutes, relating to the assigning of the residue of estates.

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

SECTION 1. Subsection (4) of section 318.06 of the statutes is amended to read: (318.06) (4) TO APPLY TO REALTY. This section shall apply to all real estate described in any such judgment whether or not in the possession of the executor or administrator, *and such judgment shall describe the real estate to be assigned and a certified copy of said judgment describing such real estate shall be filed by the executor or administrator in the office of the register of deeds in each county wherein such real estate is located.*

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

Approved June 15, 1931.