

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

Approved July 11, 1933.

No. 745, A.]

[Published July 12, 1933.

CHAPTER 381.

AN ACT to repeal and recreate paragraph (c) of section 20 of chapter 574 of the laws of 1919, and to amend section 36 of chapter 574 of the laws of 1919, as created by section 2 of chapter 511 of the laws of 1921, relating to justice courts and county courts in Columbia county.

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

SECTION 1. Paragraph (c) of section 20 of chapter 574 of the laws of 1919 is repealed.

SECTION 2. A new paragraph is added to section 20 of chapter 574 of the laws of 1919 to be numbered and to read: (Chapter 574, Laws of 1919), Section 20. (c) If the value of the property recovered or amount of damages awarded, or both, be one hundred and fifty dollars or more, such costs shall not exceed the sum of twenty-five dollars. And if when an action is originally commenced in said county court, there be filed with the summons therein a complaint the demand for judgment in which does not exceed the sum of one hundred dollars exclusive of interest and costs, then the plaintiff shall pay upon the filing of such summons and complaint one dollar state tax, and need not pay any clerk's fees; but if at any time such complaint in any way be amended so as to increase such demand to over one hundred dollars, then such amendment or amended complaint shall not be of force and effect except there be then paid by the plaintiff the sum of two dollars advance clerk's fees in such action.

SECTION 3. Section 36 of chapter 574 of the laws of 1919 as created by section 2 of chapter 511 of the laws of 1921 is amended to read: (Chapter 574, Laws of 1919) Section 36. Whenever any action, examination or other proceeding shall be removed from any justice of the peace of said county of Columbia upon the oath of the defendant, his agent, or attorney, according to the provisions of law for such removal, if said defendant, his agent or attorney, shall request in writing to said justice that the action, examination or other proceeding be removed to the said county court, then the

action, examination or other proceeding and all papers therein, shall be transmitted to the presiding judge thereof who shall proceed with the action, examination or other proceeding in the same manner as if originally instituted before him. *But at the time of applying for any such removal and making such request in writing to such justice for removal to said county court and paying to him seventy-five cents for making a copy of his docket and transmitting the papers in the case, the defendant, his agent or attorney shall in addition to said seventy-five cents pay to said justice one dollar for state tax, which said dollar such justice shall transmit to the clerk of said county court with the papers in the case, and upon receipt thereof such clerk shall file said papers and enter said case in his records as a case in said county court. And if such one dollar be not paid to such justice with said seventy-five cents, then said justice, if seventy-five cents has been paid to him, shall transmit said copy of his docket and all the papers in the case to any justice of the peace in the same town, village or city by law qualified to try the case; and if such proceedings be an examination then in his discretion he may so transmit to any court commissioner in said town, village or city, instead of to another justice.*

And if the defendant finally prevail in such action such one dollar and seventy-five cents shall be taxed with the costs in his favor in said county court, in addition to any other costs therein allowed to the defendant.

SECTION 4. This act shall take effect upon passage and publication.

Approved July 11, 1933.

No. 747, A.]

[Published July 12, 1933.]

CHAPTER 382.

AN ACT to create section 67.125 of the statutes, relating to municipal borrowing.

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

SECTION 1. A new section is added to the statutes to read:
67.125 TEMPORARY BORROWING BY CITIES, VILLAGES AND TOWNS.

(1) In addition to the powers given under section 67.12, any city, village or town which is in need of money to pay its current and ordinary expenses or to pay off valid obligations theretofore issued by such municipality under section 67.12, may by resolution