

No. 105, S.]

[Published April 25, 1927.]

## CHAPTER 56.

AN ACT to amend the first sentence of section 7 of chapter 197, laws of 1881, and section 2 of chapter 18, laws of 1901, relating to the municipal court for Rock county.

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

SECTION 1. The first sentence of section 7 of chapter 197, laws of 1881, and section 2 of chapter 18, laws of 1901, are amended to read: (First sentence of chapter 197, laws of 1881) Section 7. Said judge may, if he deem it best, by order in writing filed in said court, direct terms to be held for the trial of \* \* \* *all cases pending* in said court, not exceeding four in any one year.

(Chapter 18, laws of 1901) Section 2. When in any case pending in said municipal court for Rock county on information or on appeal, a change of venue shall be applied for on account of the prejudice of the judge of said court, said judge may, in lieu of granting such application, in his discretion, retain such action in the same court, without entering an order changing the place of trial, for not exceeding twenty days, and in the meantime shall call upon the circuit judge or the county judge of said county, *or the judge of the municipal court of the city of Beloit*, to attend and hold court for the trial of such action. If \* \* \* *any one* of said judges can so attend and hold court for such purpose the same shall be done with the same effect as if a change of venue to the circuit court of said county had been granted and a trial of such action had been had therein. If \* \* \* *none* of said judges may attend within said twenty days however, said change of venue shall thereupon be made. Jurisdiction to hear, try and determine any such case is hereby granted to both said judges. Jurisdiction of any action in said court shall not be lost by failure to continue the same to a day, or place certain or by the extension of the trial beyond the said twenty days mentioned above.

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

Approved April 22, 1927.