

Repealing
clauses

SEC. 6. So much of any act as requires the holding of a term of said court in either of said counties at any other time than as hereinbefore specified, and all acts conflicting with the provisions of this act are hereby repealed.

SEC. 7. This act shall take effect and be in force from and after its passage.

Approved March 6, 1856.

CHAPTER 14.

Published March 11.

An Act to change the name of Artemas Ewell George, and to constitute said child an adopted son of R. J. and Louisa S. Munn.

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

To change a
name.

SECTION 1. That the name of Artemus Ewell George shall hereafter be Ewell George Munn, by which name the said person shall be called and known, to all legal intents and purposes.

Heir-at-law.

SEC. 2. The said person whose name is thus changed by the first section of this act, shall be the child and heir-at-law of Romanzo J. Munn and Louisa S. Munn, his wife, of the city and county of Racine, in the state of Wisconsin, and the obligation of child to parent and parent to child, shall pertain as fully between the parties herein named, as in the case of legitimate parentage and descent.

When to take
effect.

SEC. 3. This act shall take effect from and after its passage: *Provided*, That this act shall have no force until the said Romanzo J. Munn and Louisa S. Munn, his wife, shall assent thereto, by an instrument in writing, to be by them subscribed and acknowledged, and recorded in the office of the register of deeds, of said county of Racine.

Approved, March 1, 1856.