

corded, may be discharged by an entry in the margin of the record thereof, signed by the mortgagee, or his personal representatives or assignee, acknowledging the satisfaction of the mortgage, in the presence of the register of deeds or his deputy, who shall subscribe the same as a witness; and such entry shall have the same effect as a deed of release duly acknowledged and recorded; and all discharges shall be entered in the general index, and be subject to all the provisions of other entries in such general index."

Approved March 19, 1863.

CHAPTER 77.

[Published March 27, 1863.]

AN ACT concerning the terms of circuit court in the fourth judicial circuit.

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

Terms.

Sheboygan.

Calumet.

Manitowoc.

Kewaunee.

Fond du Lac.

When jury may
be summoned
for Fond du Lac
May term.

SECTION 1. The circuit courts for the fourth judicial circuit, shall be holden as follows: In the county of Sheboygan, on the first Monday in June, and the fourth Monday in November, in each year; in the county of Calumet, on the third Monday in June, and the second Monday in December, of each year; in the county of Manitowoc, on the fourth Monday in June, and the third Monday in December, in each year; in the county of Kewaunee, on the fourth Monday in January, and the fourth Monday in July, of each year; in the county of Fond du Lac, on the first Monday in February, the second Monday in May, and the second Monday in October, of each year.

SECTION 2. There shall be no grand jury summoned or empaneled for the May term of the circuit court for said county of Fond du Lac, unless ordered by the judge of said fourth judicial circuit. When so ordered, a grand jury shall be summoned and empaneled, as provided by law in other cases.

SECTION 3. There shall be no grand or petit jury summoned or empaneled for the July term of the circuit court for the said county of Kewaunee, unless ordered by the judge of the said fourth judicial circuit, and notice given by said judge to the clerk of the circuit court of said county of Kewaunee, at least twenty days before the commencement of said July term of court. When so ordered, a grand and petit jury shall be summoned and empaneled, as provided by law in other cases.

When jury may
be summoned
for Kewaunee
July term.

SECTION 4. There shall be holden by the circuit judge of the said fourth judicial circuit, at least two special terms within said circuit, in each year, for the trial of issues of law, for the hearing of motions and the transaction of any and all business that may be done at a stated term, except the trial of issues of fact by a jury, at such times and places as the judge of said circuit court shall designate, which designation shall be made immediately, and shall not be changed within one year. And at such terms, the issues of law, and motions, and all other business that may be transacted thereat, pending in any and every county in said circuit, may be heard and disposed of, with the same force and effect as it may now be heard and disposed of in the county in which the causes or matters are pending; and when the causes or matters are pending in other counties in the circuit different from the county in which the special term is holden, the clerk of the circuit court shall certify the orders and papers to the clerk of the circuit court of the county where the same is pending, and the papers shall be filed and entered by the clerk of the court where the cause or matter is pending, in the same manner as if the cause or matter had been heard or decided by the circuit court at a term thereof holden in the county where it is pending.

Special terms.

Business that
may be disposed
of.

SECTION 5. For the purpose of the hearing or trial of any cause or matter in any other county than that where the same is pending, the clerk of the circuit court shall, at the request of either of the attorneys in said cause or matter, transmit all the papers on file in said cause or matter to the place of trial or hearing, under his official certificate, certifying the same to be all the original files and papers in such action, cause or matter. Such papers or files shall be by such clerk enclosed in an envelop, sealed by him, directed to the

Transmission of
papers, &c.

Postage and
clerk's fees to be
paid.

clerk of the circuit court of the county where such term is to be or is being held, and the same may be transmitted by mail, or by the hand of either of the attorneys in such cause, action or matter: *provided*, that before any clerk shall be obliged to transmit any such papers, or files, or orders, all necessary postage therefor shall be paid by the party applying therefor; *and provided, further*, that no clerk shall be required to certify back any papers, files or orders to any such county where the same were originally pending, unless his fees in such cause or matter are paid.

Return of pro
cess, &c.

SECTION 6. All writs, services, process, proceedings and recognizances heretofore issued, commenced, made or entered into, in or from said courts of said counties, respectively, or either of them, and all proceedings pending therein or returnable thereto, whether by recognizance or otherwise, shall be held and taken as returnable at the times mentioned in this act for holding the said courts, respectively, in the said several counties, respectively.

Repeal:

SECTION 7. All acts or parts of acts conflicting with or contravening the provisions of this act, are hereby repealed, so far as they contravene or conflict with the provisions of this act.

SECTION 8. This act shall take effect and be in force from and after its passage and publication.

Approved March 20, 1863.

CHAPTER 78.

[Published March 26, 1863.]

AN ACT to legalize the official acts of Howard Hunt, a justice of the peace of the town of Jefferson, Green county.

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

Acts legalized.

SECTION 1. All the official acts of Howard Hunt, as justice of the peace of the town of Jefferson, Green county, so far as the same are consistent with the laws of this state, are hereby legalized, and made as valid, for all purposes, as though the said Howard Hunt had