

and beyond that, one day additional for every one hundred miles of the distance of the place of taking the deposition from the residence or place of business of the party or attorney notified.

SECTION 2. Every person whose deposition shall be so taken shall be first duly sworn or affirmed, to testify the whole truth and nothing but the truth, and shall subscribe the testimony by him or her given, after the same be reduced to writing, which shall be done only by the officer taking the same or by the witness in his presence. And the deposition so taken shall be retained by such officer until he deliver the same with his own hand to the clerk of the court for which the same was taken, or shall send the same carefully sealed to such clerk, by mail, accompanied in either case by his certificate, showing the time and place of taking the same, who was present at the taking thereof, and who examined and cross-examined the witness, the oath that was administered to the witness, who reduced the deposition to writing, that the same was subscribed by the witness in his presence, and what notice was given, or that notice was waived by stipulation in writing.

How deposition to be taken and returned.

SECTION 3. This act shall take effect from and after its publication.

Approved March 21, 1872.

CHAPTER 69.

[Published April 3, 1872.]

AN ACT to amend sections five and six of chapter forty-five of the revised statutes, entitled "of marks and brands, and filing chattel mortgages."

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

SECTION 1. Sections five and six of chapter forty-five of the revised statutes, entitled "of marks and brands, and filing chattel mortgages," are hereby amended so as to read as follows: Section 5. Every such mortgage shall cease to be valid as against the

Amended.

When validity of mortgage to cease.

When effect of affidavit cease.

creditors of the person making the same, or subsequent purchasers or mortgagees in good faith, after the expiration of two years from the filing of the same or a copy thereof, unless within thirty days next preceding the expiration of said two years, the mortgagee, his agent or attorney shall make and annex to the instrument or copy on file, as aforesaid, an affidavit setting forth the interest which the mortgagee has by virtue of such mortgage in the property therein mentioned, upon which affidavit the clerk shall endorse the time when the same was filed. Section 6. The effect of such affidavit shall not continue beyond two years from the time when such mortgage would otherwise cease to be valid, as against subsequent purchasers or mortgagees in good faith; but within thirty days next preceding the time when such mortgage would otherwise cease to be valid, as aforesaid, a similar affidavit may be filed and annexed, as provided in the preceding section, and with the like effect.

SECTION 2. This act shall be in force from and after its passage and publication.

Approved March 21, 1872.

CHAPTER 70.

[Published March 22, 1872.]

AN ACT to amend section two of chapter one hundred and fifty-six of the general laws of 1871, entitled "an act to apportion the state of Wisconsin into senate and assembly districts."

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

Amended.

SECTION 1. Section two of chapter one hundred and fifty-six of the general laws of 1871, entitled "an act to apportion the state of Wisconsin into senate and assembly districts," is amended so as to read as follows:

Monroe county—

First district.

1st. The towns of Portland, Jefferson, Leon, Wells, Sparta, Angelo, La Fayette, Little Falls, in the county of Monroe, shall constitute an assembly district.