

[No. 561, A.]

[Published April 3, 1889.]

CHAPTER 239.

AN ACT relating to writs of error, habeas corpus and terms of imprisonment

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

SECTION 1. A writ of error may issue to obtain a review by the supreme court of the order or judgment of any court discharging or remanding a person brought before it by writ of habeas corpus, or reversing or affirming the order of a judge, commissioner or other officer so discharging or remanding a person thus brought before him.

Writ of error, when to issue.

SECTION 2. When a person who has been sentenced to a term of imprisonment on conviction for crime, shall be released from custody on habeas corpus before such term has expired, if the court which last adjudicates the matter shall hold the imprisonment legal and reverse the order of release, the time such person shall be at liberty under such order shall not be reckoned a part of such term, and he may again be arrested on proper process and held in custody for the unexpired portion of the term.

Person released on habeas corpus and order reversed, time at liberty not reckoned part of term.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 1, 1889.

[No. 294, S.]

[Published April 3, 1889.]

CHAPTER 240.

AN ACT to appropriate to John J. Kempf and Frederick Isenring, the sums of money therein named.

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

SECTION 1. There is hereby appropriated to John J. Kempf the sum of one hundred and fifty

Appropriation to John J. Kempf.