securities so held, and to compel the investment of the proceeds in accordance with the provisions of section 231.32 of the statutes. Upon the filing of such application said county court shall conduct a hearing, after giving to all persons interested in said estate or trust such notice as shall be designated by said court, and upon such hearing said court shall enter an order thereon directing the retention or sale of such stocks, bonds or securities as may be for the best interests of said estate or trust.

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

Approved July 11, 1933.

No. 562, A.]

[Published July 12, 1933.

CHAPTER 380.

AN ACT to amend subsection (8) of section 48.07 of the statutes, relating to appeals from juvenile courts.

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

Section 1. Subsection (8) of section 48.07 of the statutes is amended to read: (48.07) (8) In any case where a child is found, determined or adjudged by the juvenile court to be dependent, neglected or delinquent or in case of the transfer of the permanent control, care and custody of a child or the termination of the rights of the parents with reference to such child, appeal may be taken to the circuit court of the same county * * * or if the circuit judge is the judge of the juvenile court, directly to the supreme court. In the case of an appeal to the circuit court the appellant shall have a new trial which shall be without a jury unless a jury is demanded. Such appeal may be taken within forty days from the date of said finding, determination, or judgment in the manner in which appeals are taken from judgments in civil actions. No undertaking shall be required on such appeal. The finding, determination or judgment of said juvenile court shall stand, pending the determination of * * * such appeal but the circuit or supreme court may, upon application and in its discretion, stay said finding, determination or judgment pending such appeal, upon the giving of a suitable bond for the care and maintenance of * * * such child in wholesome and proper surroundings to be approved by the court.

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

Approved July 11, 1933.

No. 745, A.]

[Published July 12, 1933.

CHAPTER 381.

AN ACT to repeal and recreate paragraph (c) of section 20 of chapter 574 of the laws of 1919, and to amend section 36 of chapter 574 of the laws of 1919, as created by section 2 of chapter 511 of the laws of 1921, relating to justice courts and county courts in Columbia county.

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

Section 1. Paragraph (c) of section 20 of chapter 574 of the laws of 1919 is repealed.

Section 2. A new paragraph is added to section 20 of chapter 574 of the laws of 1919 to be numbered and to read: (Chapter 574, Laws of 1919), Section 20. (c) If the value of the property recovered or amount of damages awarded, or both, be one hundred and fifty dollars or more, such costs shall not exceed the sum of twenty-five dollars. And if when an action is originally commenced in said county court, there be filed with the summons therein a complaint the demand for judgment in which does not exceed the sum of one hundred dollars exclusive of interest and costs, then the plaintiff shall pay upon the filing of such summons and complaint one dollar state tax, and need not pay any clerk's fees; but if at any time such complaint in any way be amended so as to increase such demand to over one hundred dollars, then such amendment or amended complaint shall not be of force and effect except there be then paid by the plaintiff the sum of two dollars advance clerk's fees in such action.

Section 3. Section 36 of chapter 574 of the laws of 1919 as created by section 2 of chapter 511 of the laws of 1921 is amended to read: (Chapter 574, Laws of 1919) Section 36. Whenever any action, examination or other proceeding shall be removed from any justice of the peace of said county of Columbia upon the oath of the defendant, his agent, or attorney, according to the provisions of law for such removal, if said defendant, his agent or attorney, shall request in writing to said justice that the action, examination or other proceeding be removed to the said county court, then the