

CHAPTER 50.

sue upon this plea shall be tried and determined by the jury trying the case, with the other issues submitted. The issue upon this plea shall be tried and determined and by the jury trying the case, with the other issues submitted.

SEC. 2. That this act shall take effect from and after its publication.

Approved March 23, 1855:

Chapter 50.

[Published March 29.]

An Act in relation to Attorneys at Law.

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

SECTION 1. Any person who has been duly admitted and licensed to practice as an attorney and counsellor at law, in the supreme court of the state of Illinois, and all other states in the Union, where counsel of this state are admitted as counsel of such state, on the same terms hereinafter prescribed, shall be admitted and licensed to practice as an attorney and counsellor at law and solicitor in chancery, in all the courts of this state, upon written application, signed by such person, and upon presenting to such court proof that he has been so admitted to practice in the supreme court of Illinois, and all other states in the Union, where counsel of this state are admitted as counsel of such state, on the same terms hereinafter prescribed and an affidavit of good moral character, and that he is a resident of said state of Illinois.

SEC. 2. It shall be the duty of any court of this state, upon application and proof afore-said, to admit any attorney of the state of Illinois, and all other states of the Union when counsel of this state are admitted as counsel of such state, on the same terms hereafter prescribed, to practice, and to take and subscribe the usual oaths required by the laws of this state, in relation to attorneys at law in this state, and to issue a license as in other cases of admission of attorneys at law, and the clerk of such

court to enroll the same on his roll of attorneys as in other cases, and such attorney, so making the application as aforesaid, shall, upon receiving such license, be entitled to all the privileges of attorneys at law resident in this state.

SEC. 3. All acts or parts of acts conflicting with this act are hereby repealed, and this act shall take effect and be of full force from and after its passage.

Approved, March 23, 1855.

Chapter 51.

[Published March 26.]

An Act to provide for taking off from the County of Winnebago certain towns therein named, lying between the counties of Waupacca and Portage.

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

Electors to
vote upon di-
vision of co.

SECTION 1. The qualified electors of the county of Winnebago shall vote for or against the division of Winnebago county, by striking off from said county town twenty-one, twenty-two, twenty-three, twenty-four and twenty-five north, in range ten, at the next annual town meeting, after the passage of this act.

Mode of ballot

SEC. 2. All votes given upon the question aforesaid shall be by ballot, upon which shall be written or printed either the words "for division" or "against division." Said ballots shall be deposited by the inspectors of election in a separate box, to be by them for that purpose prepared.

How to be can-
vassed.

SEC. 3. The votes cast as above provided, shall be canvassed, certified, and the result ascertained and declared by the same officers, at the time and in the manner provided by law for canvassing, certifying, ascertaining the result of elections for county officers, and such result, when so ascertained, shall by last canvassing officers be reduced to writing and by them certified to be in all respects true and correct, and when the same is so reduced to writing and certified, the clerk of the board of supervisors shall record the same in the county record book in his office, and shall thereafter, without delay, transmit the original