

Chapter 53.

[Published April 13.]

An act to constitute Sidney S. Smith heir at law of Jesse R. Smith and Rheubey Smith.

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

SECTION 1. That Sidney S. Smith, of the town of Medina, in the county of Dane, be and hereby is constituted the adopted son and heir at law, of Jesse M. Smith and Rheubey Smith, his wife, of the town and county aforesaid, and he shall be entitled to all the rights and privileges of support, education and inheritance, as fully and effectually, and in the same manner as he might or should be if he were the legitimate child of the said Jesse M. Smith and Rheubey Smith.

Sec. 2. This act shall take effect from and after its passage: *Provided*, That the said Jesse M. Smith shall file in the office of the secretary of state his written assent, under his hand and seal, to the provisions of this act.

Approved, March 26, 1855.

Chapter 54.

[Published April 17.]

An Act to change the name of Albert Sickler and Albertine Sickler.

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

SECTION 1. The names of Albert Sickler and Albertine Sickler, of the town of Dale, in the county of Outagamie, are hereby changed to those of Albert Boyer and Albertine Boyer, and by the last mentioned names they shall be hereafter known and recognized.

Sec. 2. The said Albert Boyer and Albertine Boyer shall be known as the adopted children and heirs-at-law of George Boyer, of said town of Dale, and the relative duties of parent and child shall exist, and may be enforced

between the said George Boyer and the said adopted children, as fully and effectually and in the same manner as if the said adopted children were the legitimate children of the said George Boyer.

"Sec. 3. This act shall take effect and be in force from and after its passage; *Provided*, That said George Boyer shall file in the office of the secretary of state his written assent, under his hand and seal, to the provisions of this act."

Approved March 26, 1855.

Chapter 55.

[Published April 13.]

An Act to provide for an additional term of the Circuit Court for Waukesha County.

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

SECTION 1. In addition to the terms of the Circuit Court appointed to be held in the county of Waukesha, there shall hereafter be held annually, in and for said county, by the judge of the second judicial circuit, a term of said circuit court, commencing on the second Monday in June, and a petit jury for said term shall be drawn and summoned in the manner provided by law.

Sec. 2. A grand jury for such term may be drawn and summoned in the manner provided by law, whenever the judge of said court shall deem it necessary, and shall file with the clerk of the circuit court for said county, an order directing the summoning of such grand jury; and no grand jury shall be drawn for said term unless such order be made and filed as herein provided.

Sec. 3. This act shall take effect and be in force from and after its passage, and shall be published immediately.

Approved March 26, 1855.