The return of officer to be upon summons and to be evidence.

SEC. 2. The return of the officer shall be upon the summons issued by the Justice of the Peace, which return shall be evidence of the facts therein stated in the garnishee suit, as well as the original suit, and like proceedings, jurisdiction and practice shall be had in the cases provided for in this act, as are now had in cases of garnishee commenced by attachment.

When suits are removed from one justhe garnishee summons, &c. to be also removed, like-

SEC. 3. Whenever any suit, in which any person has been summoned as garnishee, shall be removed from tice to another the justice before whom the same was commenced, to another justice, for any cause whatever, the garnishee summons, as well as the suit thereby commenced, and all the proceedings therein, shall be removed to the wise all papers same Justice to whom the original suit is removed.— And whenever any suit, commenced before a Justice of the Peace by the service of garnishee summons, shall for any cause be removed to another Justice, the suit in which such garnishee summons was issued, shall also be removed to the same Justice. In all such cases as are mentioned in this section, the Justice from before whom such suits are removed, shall immediately transmit all the papers, in both suits, to the proper Justice, as required by law, and the Justice to whom the same may be removed, shall proceed to hear, try and determine the same, in all respects, as though the same had been commenced before him.

SEC. 4. This act shall take effect from and after publication.

Approved April 24th, 1858.

Chapter 59.

Published April 27th, 1858.

An Acr to amend chapter 120 of the Revised Statutes, entitled "Of the lien of mechanics and others."

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

Amendment.

Section 1. Chapter one hundred and twenty of the Revised Statutes, entitled "Of the lien of mechanics and others," is hereby so amended that the lien therein created shall be available in favor of any person or persons who shall furnish, at the request of the owner thereof, materials, or do any work in filling up any water lot, or in erecting or constructing any wharf or other permanent fixture thereon, or in dredging out the channel in front of such lots, under contract with the owner thereof, and all such persons shall be entitled to enforce the lien herein allowed in the manner prescribed in and by said act.

Approved April 24, 1858.

Chapter 60.

Published April 27th, 1858.

Am Acr to amend chapter 68 of the General Laws of 1853, the same being an act entitled "An Act providing for the organization of Joint Stock Companies."

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

SECTION 1. Chapter 68 of the General Laws of 1853, Amendment. entitled "An Act providing for the organization of Joint Stock Companies," approved April 2d, 1858, is hereby amended as follows: At the end of, and as a part of section 3 of said act, add these words, viz: Provided, That for the purposes of organizing transportation companies by water, the capital stock of such transportation companies may equal but shall not exceed one million of dollars; And, provided further, That shares of stock in all companies organized under the provisions of this act, may equal, but shall not exceed one hundred dollars each.

SEC. 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 24th, 1858.