

[*Published March 26, 1859.*]

CHAPTER 108.

AN ACT to amend chapter 176 of the revised statutes, entitled, "Of the arrest and examination of offenders, commitment for trial, and taking bail."

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

SECTION 1. Chapter one hundred and seventy-six of ^{Amendment,} the revised statutes, entitled "Of the arrest and examination of offenders, commitment for trial, and taking bail," is hereby amended by adding thereto a section, as follows, viz:

"SEC. 34. Whenever any person charged with having ^{How amended} committed an offence shall be brought before any justice of the peace for examination in accordance with the provisions of this chapter, if such person, before commencement of the examination, shall make oath, that from prejudice, or other cause, he believes that the justice will not decide impartially in the matter, then said justice shall transmit all the papers in the case to the nearest justice qualified by law to conduct the examination, who shall proceed with the examination in the same manner as though said defendant had first been brought before him; *Provided*, that no case shall be so removed after a ^{Proviso.} second adjournment had therein, and only one removal shall be allowed in the same case; *And provided further*, that the provisions of this bill shall not apply to cities, where police justices have exclusive criminal jurisdiction."

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

Approved March 15, 1859.

[*Published March 26, 1859.*]

CHAPTER 109.

AN ACT to change the time for holding terms of the circuit court in certain counties in the seventh judicial circuit.

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

SECTION 1. From and after the first day of January, ^{Terms,} when A.D. 1860, the general terms of the circuit court in and held.