CHAPTER 215.

[Published April 13, 1860.]

AN ACT providing for a lien for labor and service upon logs and lumber in certain counties.

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

Lien for labor and service upon logs, &c. may do or perform any labor or services in cutting, falling, hauling, driving, running, rafting, booming, cribbing or towing any logs or timber in the counties of Shawano [Shawanaw], Waupacca, Outagamie, Winnebago, Fond du Lac, or upon the waters of lake Winnebago, in this State, shall have a lien thereon for the amount due for such labor or services, and the same shall take prece-Provisions of dence of all other claims thereon. The provisions of labor prior to this act shall apply to all such labor or services that passage of act may have been done or performed prior to the passage of

this act, so far as the provisions of this act can be made applicable thereto; and the person, company or corporation that may have done and performed the same, can

comply with the provisions of this act.

Petition or statement required to per a lien on any such logs or timber, unless a petition or petuate lien.

SEC. 2. No such debt, demand, or claim, shall remain statement required to per a lien on any such logs or timber, unless a petition or petuate lien. statement thereof, in writing, under oath by the petitioner, or some one in his behalf, shall be made and filed in the office of the clerk of the city of Oshkosh, at the time or times hereinafter specified. Such statement or petition shall briefly set forth and state the nature of such claim or demand, the amount due, and a description of the logs or timber upon or against which the lien is when petition claimed. If such labor and services be done and perfect the first day of November and the

claimed. If such labor and services be done and performed and completed between the first day of November and the first day of May, then such petition or statement shall be filed on or before the first day of June next thereafter; but if the same shall be done and performed, either in part or in whole, after the first day of May, then such petition or statement shall be filed within thirty days after the completion or last day of such labor and services, and suit shall be commenced for the recov-

ery and enforcement of such claim or demand under the provisions of this act, within four months after the filing

of such statement or petition.

When suit shall be commenced.

SEC. 3. Any person, company, or corporation, having Lien may be a lien upon or against any logs or timber, pursuant to afforced attachment. the provisions of this act, or of any other law, may enforce the same by attachment against such logs or timber, in the circuit court of the proper county, upon the conditions and in the manner prescribed by chapter one hundred and thirty, of the Revised Statutes, entitled "Of proceedings against debtors by attachment," so far as the same can be made applicable thereto, and not herein otherwise provided. Before any attachment shall be Affidavit reexecuted, the petitioner or claimant, or some one in his quired. behalf, shall make and annex thereto an affidavit, stating that the defendant named in such attachment is indebted to the plaintiff named therein, (being the claimant or petitioner,) and specifying the amount of such indebtedness. as near as may be, over and above all legal set offs; and such affidavits shall, also, show that such indebtedness is due for, or accrued for, such labor or services on logs or timber as entitles the plaintiff to a licn thereon, describing the logs and timber; and such affidavit shall also state, that the plaintiff has filed his petition or statement for a lien.

SEC. 4. All suits or proceedings in the premises, in How suits and the circuit court, shall be commenced and prosecuted as proceedings shall be prosany other civil suit, with the power and provision of pro-ecuted. ceeding by attachment against the property upon which lien is claimed, as is provided in proceedings by attachment by chapter one hundred and thirty of the Revised Statutes, excep [except] as herein otherwise provided,

and therein not applicable thereto.

SEC. 5. The attachment shall require the sheriff, or Nature of atother proper officer of the proper county, to attach and tachment. safely keep the logs or timber described in such affidavit, or so much thereof as may be necessary to satisfy the plaintiff's claim with costs, disbursements, charges and expenses.

SEC. 6 No attachment shall be executed under the pro- Amount nevisions of this act, in the circuit or county court, unless tachment to the amount stated in such affidavit as due to the plaintiff issue. over and above all legal set-offs, shall be the sum of one hundred dollars or upwards.

SEC. 7. The plaintiff, in any proceedings to enforce Plaintiff not such lien as herein provided, shall not be required to give equired to the undertaking or security for costs or damages required except in corby section five, of said chapter one hundred and thirty, tain cases. of the Revised Statutes, unless required by an order

made by the court, the judge thereof, or by the county judge, or a court commissioner of the county in which When order such attachment is issued; and no such order shall be shall be made, unless the defendant shall make an affidavit, showing that he has a good and valid defence in whole, or in part, setting out the nature of the defence, and to how much and what portion thereof; and when the defence is only to a portion of the plaintiff's claim, before any such order shall be made, the defendant shall pay to the plaintiff that portion of the claim to which there is no defence; and such payment shall not affect the jurisdiction of the court, or prevent the recovery, by the plaintiff, of the same costs, disbursements, and charges, had not the amount of his claim been reduced by such payment. No such order shall be made without giving at Notice re-

quired.

Jurisdiction of justices.

least two days' notice to the plaintiff. SEC. 8. Justices of the peace, within their respective counties, shall have cognizance and jurisdiction of all cases arising under this act, (and of any case for a lien upon or against personal property,) when the debt or de-

mand claimed shall not exceed the jurisdiction of a jus-How person tice of the peace. And any person, or company, or cor-

having lien

poration, having any such lien, and the amount thereof may proceed being within the jurisdiction of a justice's court, shall be entitled to proceed, by attachment, in a justices court, against the property upon which he has such lien, for the enforcement of the same, upon the conditions and in the manner prescribed in that portion of chapter one hundred and twenty, of the Revised Statutes, relating "Of proceedings by attachment and against garnashees" [garnishees, so far as the same can be made applicable thereto, re-and not herein otherwise provided. Before any such

Affidavit quired.

warrant of attachment shall be issued, the plaintiff (that is, the person claiming such lien, or some person in his behalf,) shall make and file with the justice, an affidavit setting forth the same facts, and making the same statements as is required in the affidavit to be attached to the attachment in the circuit court, as provided by section three of this act.

SEc. 9. The attachment issued by any justice of the peace shall be returned as an ordinary summons, and may be in the following form:

- county. - of the State of Wisconsin.

To the sheriff or any constable of said county: Form of at-You are commanded to attach the following goods and tachment.

chattels (here insert a description of the property described in such affidavit,) or so much thereof as shall be sufficient to satisfy the sum of -, with interest and costs, and disbursements of suit, in whosesoever hands or possession the same may be found in your county, and so provide that the same, so attached, may be subject to further proceedings thereon, as the law requires, and also summon —, if to be found, to be and appear before me, at my office in said —, on the day of —, A. D. 18—. at —— o'clock in the ——noon, to answer to ——, to his damage one hundred dollars or under. Given under my hand, at ____, this ____ day of ____, A. D. 18__. J. P., Justice of the Peace.

SEC. 10. In all their proceedings, justices of the peace Justices to shall conform to the provisions of the law governing jus-conform to law tices' courts, so far as the same can be made applicable, of justices' and as near as may be to the provisions of this act, as they apply in the circuit court, unless otherwise herein expressly provided: Provided, however, that the justice Provise. shall, in no case, require the plaintiff or plaintiffs to give security for costs, unless the defendant or defendants shall first make and file with said justice, an affidavit, setting forth that the defendant has a good and valid defence to the whole of the plaintiff's demand.

SEC. 11. All attachments issued by any justice of the Attachments, peace, shall be served and returned as ordinary writs of how served. attachment are served and returned in justice's court.

SEC. 12. In all suits or actions, under the provisions Defendant. of this act, the person, company, or corporation liable for the payment of such debt or claim, shall be defendant.

SEC. 13. In all suits or actions, under the provisions Nature of of this act, the court, jury, or justice of the peace, who judgment to be shall try the same, or make an assessment of damages rendered. therein, or make an inquest therein, shall, in addition to finding the sum due to the plaintiff, also find generally, that the same is due for the labor and services for which the action was brought, and was performed on the logs or timber set forth in the complaint therein, and that the same is a lien thereon, and the court (or justice of the peace, as the case may be,) shall render judgment in accordance with such finding, and execution shall issue Nature of extherefor; and such execution, in addition to the direction ecution. and commands contained in ordinary executions in civil actions, may direct and command that the said logs and timber, or so much thereof as shall be necessary for that purpose, be sold to satisfy such judgment, and all costs,

Provise.

charges and disbursements: Provided, however, that if the court, jury, or justice, shall find that the amount due the plaintiff is not a lien upon the property described in the complaint, the plaintiff's action shall not be defeated thereby, but he shall be entitled to judgment as in other civil actions.

Officer may pay boomage

SEC. 14. The officer making the attachment may pay the boomage thereon, not exceeding the rate per thousand on the quantity actually attached by him, and return the amount paid on the writ, which shall be included and taxed in the bill of costs as disbursements, but if paid after judgment, then the officer may charge and collect the same out of property, as other costs or disbursements.

SEC. 15. The action or lien, under the provisions of Action shall not be defeatthis act, shall not be defeated by taking a note, unless it was taken in discharge of the amount due, and of the lien.

Plaintiff shall allege.

SEC. 16. The plaintiff shall allege in his complaint the filing of such statement or petition for a lien; all such allegations relating thereto shall be taken to be true, unless expressly denied by the defendant, in his answer under oath, or by the affidavit of the defendant, or some one in his behalf.

SEC. 17. The clerk of the city of Oshkosh is hereby

Duty of clerk kosh.

of city of Osh-required to file all such petitions or statements, and shall receive therefor twenty-five cents for each statement or petition filed, and when demanded shall give a certified copy thereof; for making which he shall be entitled to receive the same fee allowed registers of deeds for making a copy of any record, and any such certified copy may be read and introduced in evidence in any of the

Appeals.

courts of this State.

Fee.

SEC. 18. An appeal from any judgment rendered by any justice of the peace in any action or suit under the provisions of this act, may be taken, as provided in other civil actions, before justices of the peace, and the same shall be taken in the same time and in the same manner.

Judgment may be viewed.

SEC. 19. Any judgment rendered in the circuit or counre ty court, in any proceeding under this act, may be reviewed by the supreme court, in the same manner as in other civil actions.

When than one claimant.

SEC. 20. Whenever there are more than one person having a claim upon the same raft of logs or timber, as hereinbefore provided, it shall be lawful for any one person having such claim, to purchase the claims of those having claims against the same raft of logs or timber, and take a written assignment of such interest; and it Duty of asshall be the duty of the person taking such assignment signee. to file the same with the petition required to be filed by this act; and the assignee is hereby authorized to commence an action, as in this act provided, for the whole of the sum so assigned to him, without making his assignors parties to the action.

SEC. 21. The county court of any county having ju-Jurisdiction of risdiction in civil actions, shall have cognizance and concurrent jurisdiction with the circuit court in all cases arising under this act, when the demand claimed shall not exceed the jurisdiction of said court, and shall be governed by the provisions of this chapter relative to

circuit courts.

SEC. 22. This act shall take effect and be in force from and after its passage and publication.

Approved March 27, 1860.

CHAPTER 216.

[Published April 3, 1860.]

AN ACT to amend chapter ninety-seven, of the Private and Local Laws of 1859, entitled "An act to amend chapter ninety-three, of the Private and Local Laws of 1858, entitled 'An act to consolidate and amend the act to incorporate the city of Portage, and the several acts amendatory thereof."

[See Supplement to Local Laws.]

CHAPTER 217.

[Published April 13, 1860.]

AN ACT to amend chapter two, of the Revised Statutes, entitled "Of the divivision of the State into counties, and their boundaries."

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

SECTION 1. Section forty-six, of chapter two, of the Amends sec-Revised Statutes, is hereby amended by striking out the R. chap. 2, words "fourteen and fifteen," in the fifteenth line of said

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