CHAPTER 235.

[Published April 17, 1860.]

AN ACT to annex a part of the county of Chippewa to the county of Dallas.

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

Towns desched and an- three, thirty-four, thirty-five, thirty-six, and thirty-sevnexed. en, north of ranges number ten and eleven west, are hereby detached and set off from the county of Chippewa, and attached and annexed to the county of Dallas.

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

Approved March 29, 1860.

CHAPTER 236.

[Published April 17, 1860.]

AN ACT to organize the county of Door for judicial purposes.

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

Organising Co SECTION 1. From and after the first day of January for judicial purposes. BECTION 1. From and after the first day of January next, the county of Door shall be organized for judicial purposes, and shall enjoy all the rights and privileges appertaining to other counties organized in this State.

Tenth judicial SEC. 2. The said county shall be attached to and recircuit. main a part of the tenth judicial circuit, and one term of one term of the circuit court shall be held annually, at the county held. seat thereof, on the first Monday in October in each year.

Writs and pro- SEC. 3. All writs and proceedings shall issue and be ceedings shall made returnable as required by law in other counties, and laws now in force applicable to the summoning and empaneling of jurors shall have force in said county of Door.

Proceedings SEC. 4. All actions, suits, and complaints at law and in court re- in equity, all cases of appeal and certiorari, all criminal moved from cases, and all manner of judicial proceedings whatsoev-Brown to county. er, cognizable before the circuit court, having arizen [arisen] in the county of Door, and having been either commenced as an original action in or removed by appeal, or by writ of certiorari, to the circuit court of Brown county, and now pending in said court, or hereinafter commenced as an original cause of action, or removal by appeal, or by writ of certiorari, to the circuit court of the county of Brown, prior to the first day of January next, and undetermined on that day, shall be removed to the circuit court for the county of Door, and prosecuted to final judgment therein.

SEC. 5. The qualified electors of the county of Door, Voters may shall, at the next general election, elect a sheriff, clerk elect Co. offiof the court, and district attorney, for said county, who shall hold their offices for the term of two years from the Term—Co. first day of January, 1851. A county judge shall also judge. be elected for said county, on the first Tuesday of April, A. D. 1861, who shall hold his office for the term of four years, and until his successor shall be clected and qualified. At the elections authorized by this section, the votes given for such officers shall be returned and can-How votes revassed in the same manner as votes are returned and can-turned and vassed in other organized counties in this State.

SEC. 6. This act shall take effect from and after its passage and publication.

Approved March 29, 1860.

CHAPTER 237.

[Published April 17, 1860.]

AN ACT concerning judgments in certain cases.

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

SECTION 1. No judgment rendered by the United Judgments States Court, in and for the district of Wisconsin, or by shall not be any other court of record in the State, shall hereafter be transcript a lien or incumbrance upon any lands or tenements with-filed. in any county of the State, until a transcript of the docket of such judgment shall be filed with the clerk of the circuit court, in and for the county in which such lands or tenements are situated.

SEC. 2. The clerk of the circuit court for each county rish books and in this State, shall furnish a book or books, and make an make entry.