party, or other satisfactory proof, that the judgment or some part thereof remains unsatisfied and due. When the judgment shall have been rendered in a court of justice of the peace, and docketed in the office of the clerk of the circuit or county court, the application for leave to issue execution must be to the court where judgment is docketed.

Repeal.

Section 3. Sections one and two of chapter one hundred and thirty-four, to which this act is amendatory, are hereby repealed.

Section 4. This act shall be in force from and after

its passage.

Approved March 29, 1861.

CHAPTER 141.

[Published April 8, 1861.]

AN ACT to declare Joint School District No. 12, in the town of Sterling, Bad Ax county, and town of Freeman, Crawford county, legal, and to legalize the acts of said Joint School District since its formation.

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

Acts of superintendents declared legal.

Section 1. The acts of William S. S. White, superintendent of schools in the town of Sterling, Bad Ax county, and of Amos Hubbard, superintendent of schools in the town of Freeman, Crawford county, on the 16th day of April, A. D. 1859, in forming joint school district No. 12, in said towns, are hereby declared legal and valid for all purposes whatever; and said joint school district is hereby declared to be a legally organized school district.

Ibid. district.

SECTION 2. All the acts done by said joint school district in regularly held district meetings, and by the elected officers of said district, since the formation of the same, are hereby legalized and declared valid and binding.

Section 3. This act shall be in force immediately

after its passage.

Approved March 29, 1861.