under the provisions of this section, such trial shall be had in the county where such insolvent shall reside, subject to a change of venue, for like causes, and according to the provisions which govern in actions pending in the circuit court."

Approved April 2, 1862.

## CHAPTER 182.

[Published April 3, 1862.]

#### AN ACT to secure to married women and others the benefit of insurance on lives.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows :

SECTION 1. It shall be lawful for any married wo-Married woman may insure for man to cause to be insured for her sole use, the life of her own use the her husband, her son, or any other person, for any definite period, or for the time of the natural life of such husband, son or other persons [person;] and in case of her insuring such husband, son or other person, the sum or net amount of the insurance becoming due and payable by the terms of the insurance, shall be payable to, and for the sole use of such married woman, free and exempt from the claims of the representatives of such husband, son or other person, or of their or any of their creditors, respectively : provided, that such exemption shall not apply where the amount of the premium annually paid shall exceed three hundred dollars, unless it shall appear that such premium shall have been paid out of the moneys or funds belonging to such married woman; and provided, further, that such exemption shall apply to the insurance money covered by the premium annually paid up to and including the sum of three hundred dollars.

In case of her death, &c.

Provisos.

and, son, &c.

SECTION 2. In case of the death of such married woman, before the decease of such husband, son or other person, the amount of such insurance may be made payable after such death, to her children, for their use, or to their guardian, if minors under the age of twentyone years.

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SECTION 8. This act shall apply to all insurances on Application. lives, effected before the passage of this act.

SECTION 4. On the death of any minor, who shall in case of death have insured his or her life for the benefit of his or her life has been inlegal heirs, and such legal heirs shall be a father or mother, the sum so insured and become payable, except so much of the same as shall be necessary to pay the debts of such deceased minor, shall vest in and become the property of such legal heirs, and shall be exempt from seizure or sale on any process of attachment, execution or garnishee, issued out of any court in this state, at the suit of the creditors of such legal heirs.

Approved April 2, 1862.

### **CHAPTER 183.**

[Published April 3, 1862.]

AN ACT to amend chapter 80 of the private and local laws of 1859, entitled "an act to amend an act to incorporate the village of Waukesha."

(See supplement to local laws.)

# CHAPTER 184.

[Published April 3, 1862.]

AN ACT to quiet the title to real estate in certain cases therein mentioned.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1.: No action for the recovery of damages Time to comfor the flowing of lands, shall be maintained in any court immed action in this state, when it shall appear that said lands have been flowed by reason of the construction or erection of any mill dam for the ten years next preceding the commencement of such action: provided, any party shall Proviso. have one year from and after the passage of this act, in