make out and transmit to the secretary of state, on or before the first day of June, in each year, (a) certified list [lists] of the names of all persons who, during the year immediately preceeding, [preceding,] were elected justices of the peace in their respective counties, and who caused their official bonds to be duly executed and filed. For performing such services, each Fees. clerk of the court shall be allowed the sum of two dollars, payable from the treasury of his county.

SECTION 2. This act shall take effect from and af-

ter its passage and publication.

said county court.

Approved February 20, 1863.

CHAPTER 14.

[Published February 24, 1863.]

AN ACT to repeal chapter three hundred and five (305) of the general laws of 1861, entitled "an act to increase the jurisdiction of the county court of Polk county."

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

SECTION 1. Chapter three hundred and five (305) Jurisdiction of of the general laws of one thousand eight hundred and Polk county sixty-one, (1861,) entitled "an act to increase the ju-abolished. risdiction of the county court of Polk county," is hereby repealed.

SECTION 2. It shall be the duty of the county Papers, &c., relajudge, and of the clerk of the county court of said be filed with county, to immediately file with and in the office of the clerk of circuit clerk of the circuit court of said county of Polk, all papers relating to lawsuits closed up or now pending in said county court, and to deliver to and leave with said clerk, all books, dockets and records relating to judgments, and to lawsuits now pending or closed up in

SECTION 3. All lawsuits now pending in said county suits pending in court, shall be tried or disposed of in the circuit court, be disposed of in in the same manner that they would have been circuit court. if commenced in said circuit court, and execution on any judgments heretofore entered in said county court,

shall issue from the clerk of the circuit court of said county, and be attested in such manner as all circuit court executions in said county.

Approved February 21, 1863.

CHAPTER 15.

Published February 24, 1868.

AN ACT to vacate certain additions to the plat of Superior, in Douglass county.

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

Additions vacated.

Marchall's

liacker's.

Dean's.

Barnes'.

Montgomery's.

Dubeau's.

Hemstis & Car-

Starkey's.

M. Kenty's.

SECTION 1. The following additions to the plat of Superior, in the county of Douglass, are hereby vacated, viz.: Marshall's addition, laid out in the northeast quarter of section twenty-three, (23,) town fortynine, (49,) range fourteen (14) west; Slaughter's addition, laid out in the north half of north-east quarter of section twenty-six, (26,) town forty-nine, (49,) range fourteen, (14;) Hacker's addition, in the south-east quarter of section twenty-seven, (27,) town forty-nine. (49,) range fourteen, (14;) Dean's addition, in the south-east quarter of section thirty-four, (34,) town forty-nine, (49,) range fourteen, (14;) Barnes' addition, in the north-east quarter of section three, (3,) town forty-eight, (48,) range thirteen, (13;) Montgomery's addition, in the north-east quarter of section two, (2,) town forty-eight, (48,) range thirteen, (13;) Dubeau's addition, in the south half of section two, (2,) town forty-eight, (48,) range thirteen, (13;) Hemstis & Carson's addition, in the north-west quarter of section one. (1,) town forty-eight, (48,) range thirteen, (13;) Starkey's addition, in the south half south-west, and lot two, (2,) of section thirty-five, (35,) town forty-nine, (49,) range thirteen, (13;) M. Kenty's addition, in lot four, (4,) section thirty-six, (36,) town forty-nine, (49,) range thirteen, (13;) lot one, (1,) section thirty-one, (31,) town forty-nine, (49,) range twelve, (12;) the west half north-west quarter of section six, (6,) town forty-eight, (48.) range twelve, (12;) east half (1/2) north-east of