

any justice of the peace in any town or police justice of any city within either of the counties named in the first section of this act, may upon proof of probable cause to believe in the concealment by any person within either of said counties of any game bird or wild fowl mentioned in this act during any of the prohibited periods, or of any such game bird or wild fowl taken, caught, killed or otherwise destroyed, held or possessed in violation of any of the provisions of this act, issue his search warrant and cause search to be made in any house, market, boat, car or other building, and for that end may cause any apartment, chest, box, crate or locker to be broken open and the contents examined. Any penalties when collected except such as are by the provisions of this act otherwise specially disposed of, shall thereupon be paid by the court before which conviction shall be had; one half to the county treasurer of the county in which conviction is had to the credit of the school fund of such county, and the remainder to the complainant prosecutor; on the non-payment of the penalty and costs of the prosecution, the defendant shall be committed to the common jail of the county, for a period of not less than ten days when the judgment therefor, aside from the costs, exceeds not the sum of ten dollars, and at the rate of one day for each dollar in which such judgment aside from costs exceeds in amount the sum of ten dollars.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved March 16, 1870.

CHAPTER 106.

[Published March 18, 1870.]

AN ACT in relation to suits in which the place of trial has been changed on the affidavit of an agent or attorney.

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

If cause once tried, no ques-

SECTION 1. In any case now pending or which may be hereafter commenced in any court of this state

where a change of the place of trial has been or may be granted on petition or affidavit of the agent of a party or an attorney of a party, or by any person for or on behalf of any party, and the cause has been once tried in the court to which the place of trial was changed, the same shall be deemed to have been properly removed to said court, and no objection that the cause was improperly or wrongfully removed shall be valid.

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

Approved March 16, 1870.

CHAPTER 107.

[Published March 23, 1870.]

AN ACT to provide for the publication of a new edition of the school code.

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

SECTION 1. The superintendent of public instruction is hereby authorized to procure the publication, in pamphlet form, of eight thousand copies of a school code containing all the school laws of this state, with necessary instructions and forms, and plans and designs for school houses; and when printed, he shall furnish a copy to each town and school district clerk in the state.

May publish
school code.

SECTION 2. In addition to the copies above provided for, three hundred copies shall be printed on good book paper and bound in muslin, to be used in making exchanges with other states, and to supply county superintendents and the libraries of literary institutions in this state.

Three hundred
copies on book
paper.

SECTION 3. There is hereby appropriated out of Appropriation, any money in the state treasury not otherwise appropriated, a sum sufficient to pay for printing the code as above set forth: *provided* that not more than one hundred and fifty dollars shall be used to pay for plans and designs for school houses.