ports below the twentieth volume shall be sold or exchanged.

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

Approved March 8, 1871.

CHAPTER 61.

Published March 11, 1871.]

AN ACT to provide for the appointment of phonographic reporters in the counties of Sheboygan and Manitowoc.

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

Section 1. It shall be lawful for the judge of the May appoint circuit court for the fourth judicial district [circuit] to phonographic reporter. appoint one or more phonographic reporters for said court in the counties of Sheboygan and Manitowoc, who shall be a sworn officer of said court, and shall be skilled in the art of short hand reporting, one of whom shall attend upon the said court at each term thereof when required by such court or the judge thereof so to do, and shall discharge such duties as the judge may direct.

SECTION 2. The phonographic reporter shall be al- His compensationed such daily compensation as shall be fixed by tion. the judge of the court, not exceeding ten dollars per day for each days' attendance upon such court when required by the judge thereof to attend, which shall be certified, audited and paid in like manner as is provided by law for the payment of the sheriff for attendance upon the courts: provided, that but one such

reporter shall be employed at the same time.

SECTION 3. In addition to the above compensation, May charge adthe reporter shall be allowed as fees a price per folio to ditional fees for copies. be fixed by the court, for making and furnishing transcripts of his short hand notes of the testimony or other proceedings of the court in the trial of any action, and the charges for such transcripts, when made shall be

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estimated and certified by the said presiding judge, and when so certified, shall be forthwith paid under the order of the court, by the party in whose behalf the same were ordered, and the amount so paid shall be allowed and taxed as disbursements in said cause, in case the same shall be appealed. Said transcript when paid for shall be filed in said court with the papers in the cause, subject to be used by the respective parties as the court shall direct. In case of failure to pay said charges for said transcript upon such order of the court, the parties so failing may be proceeded against by attachment as in other cases for non-compliance with the order of the court, and in trials upon indictment or information, the court may order a transcript to be made in case of conviction, and the charges for the same shall be audited and paid for in the same manner as the reporter's per diem compensation.

SECTION 4. This act shall take effect and be in force

from and after its passage.

Approved March 8, 1871.

CHAPTER 62.

[Published March 10, 1871.]

AN ACT to amend chapter 141 of the general laws of 1858, entitled "an act relating to transcripts of justices' judgments."

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

Amended.

SECTION 1. Section 1 of chapter 141 of the general laws of 1858, entitled "an act relating to transcripts of justices' judgments," is hereby amended so as to read as follows: "Section 1. In all cases when execution upon justices' judgments has been or shall be stayed, the justice in giving transcripts of such judgments shall state in such transcripts the fact that execution was stayed, and the name of the person who entered into the recognizance for that purpose; and upon such transcript being filed in the office of the clerk of the circuit court as provided by any law of this

Stay of execution to be noted on transcript.