CHAPTER 251.

[Published March 24, 1874.]

AN ACT to provide for the publication of notices in judicial proceedings in certain cases.

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

SECTION 1. Whenever a notice shall be required to

Notice how published.

Where may be

published.

be published in a newspaper in any judicial proceeding pending in any county in this state where but one newspaper is published, and it shall be made to appear satisfactorily to the court or judge or court commissioner of such court, that the publisher of such newspaper refuses to publish such notice, such court judge or court commissioner may direct and order such notice to be pulished in a newspaper printed and published in an adjoining county, if a newspaper be published in said adjoining county; if not, then in a newspaper pubpublished at the capital of the state of Wisconsin, and the publication made in pursuance of such order or direction, shall have the same effect and be as valid as though published in the county where said proceedings are pending; and in all such cases said county judge or court commissioner shall also order that a written or printed copy of said notice shall be posted

where said judicial proceedings are pending.

SECTION 2. This act shall be in force from and after

in at least three of the most public places in the county

its passage and publication.

Approved March 11, 1874.

CHAPTER 252.

[Published March 24, 1874.]

AN ACT to amend section 87 of chapter 118 of the revised statutes entitled of grand and petit jurors.

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

Of challenges of jurors.

SECTION 1. Section thirty-seven of chapter 118 of the revised statutes, entitled of grand and petit jurors

is hereby amended to be and read as follows: "On the trial of any civil action in any of the circuit courts of this state, each party shall be entitled from a full panel to three peremptory challenges of jurors empanneled therein, such challenges of jurors empanneled therein, such challenges to be made as follows: the lenges. party holding the affirmative of the issue to challenge first, and then the challenges be made by the parties alternately until the challenges are exhausted. When either party shall omit, or waive to challenge when waiver of chalhis turn comes to challenge, he shall be deemed to have lenge. waived each time one challenge.

SECTION 5. This act shall take effect and be in full force twenty days after its passage and publication.

Approved March 11, 1874.

CHAPTER 253.

[Published March 17, 1874.]

AN ACT to encourage the artificial propagation and the introduction into this state of the better kinds of fish.

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

SECTION 1. There is hereby appropriated out of any sum approprimoney in the state treasury not otherwise appropriated atod \$360. the sum of three hundred and sixty dollars (\$360), to be expended under the direction of three commission- How to be ers, to be appointed by the governor, whose duty it expended. shall be to confer with Professor Spencer F. Baird, United States commissioner of fish and fisheries, and receive from him all spawns of fish of all kinds donated by the general government to the state of Wisconsin.

SECTION 2. It shall be the duty of said commis. Duty of comsioners upon receiving any such spawns or fish, by or through the said United States commissioner of fish and fisheries, to immediately place such spawn in the care of responsible pisciculturists of the state, and by them to be hatched and distributed in the different waters in and surrounding the state.

SECTION 3. This act shall take effect from and after its passage and publication.

Approved March 11, 1874.