

transcripts of their phonographic notes of the testimony and other proceedings of the court in the trial of any action, to be paid for by the party requiring such transcripts to be made. In the trial of criminal cases the court may, in its discretion, order such transcripts to be made, certified, audited, and paid for in the same manner as the reporter's per diem compensation, at the rate of ten cents per folio. In such cases the reporter's notes shall be written out in full and filed with the clerk of the court.

SECTION 4. This act shall take effect and be in force from and after its passage.

Approved February 21, 1876.

CHAPTER 44.

[Published February 29, 1876.]

AN ACT to provide for the hearing and decision of motions and the making of orders in certain cases in civil actions.

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

SECTION 1. Whenever any motion shall be brought, or order to show cause be made in any civil action in any of the circuit courts of this state, wherein the judge of the court where such action is pending has been of counsel for either party to such action, the hearing and decision of such motion or order shall be transferred to some other circuit; and for such purpose it shall only be necessary, on the application of either party, or upon such judge's own motion, for such judge to make an order directing what judge or court, as the case may be, shall hear and decide said motion or order to show cause, and designating the time and place for the hearing and deciding of the same. And therefore [thereupon] the judge or court designated in such order shall hear and decide said motion or order to show cause the same as like motions or orders brought before him in the usual manner in actions in his own circuit, and shall make all necessary and proper orders upon the hearing and decision thereof, and such orders shall have like force and effect in such action as if made by the court or judge where such action is pending.

When judge has been party or counsel, hearing may be transferred.

Shall not affect other statutes.

SECTION 2. This act shall not in any manner affect any statute now in force for the change of the place of trial in civil actions.

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

Approved February 21, 1876.

CHAPTER 45.

[Published March 1, 1876.]

AN ACT to amend chapter four hundred and thirty (430), of the private and local laws of 1868, entitled "An act to incorporate the Apple River Log-Driving Company."

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

Amended.

SECTION 1. Section four (4), of chapter four hundred and thirty (430), of the private and local laws of 1868, entitled "An act to incorporate the Apple River Log-Driving Company," is hereby amended by adding thereto as follows: *Provided*, that at least one of said directors shall be a resident of the county of Polk, or of the county of St. Croix, in the State of Wisconsin, and that civil actions may be commenced against the said corporation, by the service of a summons upon the superintendent, or one of said directors, either personally, or if not found, by leaving a copy thereof at his usual place of abode in presence of some one of the family of suitable age and discretion, who shall be informed of the contents thereof, so that said section when thus amended shall read as follows: "Section four (4). Whenever seventeen thousand dollars of the capital stock shall have been subscribed, and twenty dollars upon each share so subscribed shall have been paid in, any number of the subscribers thereto who shall represent a majority, in value, of the then subscribed stock, shall be authorized to call a meeting of the several subscribers thereto, by giving notice of the time and place of holding such meeting by advertisement in any newspaper published at Hudson, Wisconsin, in or at Stillwater, Minnesota, five days previous thereto, and the subscribers to said stock who shall be present at such meeting, shall be authorized and empowered to elect

Service of summons in civil actions.