

to Fond du Lac county, to county and county court, and the bond to be given shall be conditioned to prosecute his said action in the county court instead of the circuit court.

SECTION 31. All judgments, orders and decrees made and entered in and by said county court, shall have the same force, effect and lien and be executed and carried into effect and enforced as judgments, orders and decrees, made and entered in the circuit court, and all the remedies given, and proceedings provided for the collection and enforcement of the judgments, orders and decrees of the circuit court, shall apply to and be exercised by and pertain to said county court.

SECTION 32. This act shall take effect and be in force from and after its passage and publication.

Approved March 3, 1877.

[Published March 6, 1877.]

CHAPTER 120.

AN ACT to change and define the limits of the Third, Seventh and Ninth Judicial Circuits, and fix the time for holding the terms of court therein, and for other purposes.

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

SECTION 1. The counties of Green Lake, Dodge, Washington, Ozaukee and Winnebago, shall constitute the Third Judicial Circuit.

SECTION 2. The counties of Portage, Marathon, Waupaca, Wood, Waushara, Lincoln and Taylor, shall constitute the Seventh Judicial Circuit.

SECTION 3. The counties of Marquette, Adams, Juneau, Columbia, Sauk and Dane, shall constitute the Ninth Judicial Circuit.

SECTION 4. The times for holding the terms of court in the Third Judicial Circuit shall be the same as now fixed by law.

SECTION 5. The times for holding the terms of circuit court in the Seventh Judicial circuit shall be as follows :

For the county of Portage, on the first Tuesday in March and second Tuesday in November of each year.

For the county of Marathon, on the second Tuesday of April and on the first Tuesday of October in each year.

For the county of Waupaca, on the fourth Tuesday of May and the second Tuesday of January in each year.

For the county of Wood, on the second Tuesday of May and the first Tuesday of December in each year.

For the county of Waushara, on the fourth Tuesday of March and the third Tuesday of September in each year.

For the county of Taylor, on the first Tuesday of February, and the first Tuesday of September of each year.

For the county of Lincoln, on the third Tuesday in February and the fourth Tuesday in August of each year.

Terms in ninth circuit.

SECTION 6. The times for holding the terms of the circuit court in the Ninth Judicial Circuit shall be as follows:

For the county of Adams, the third Tuesday of January and the second Tuesday in June in each year.

For the county of Columbia, on the second Tuesday of May and the second Tuesday in December in each year.

For the county of Dane, on the first Monday after the first Tuesday in April, on the second Monday in November, and on the second Tuesday in July in each year. The said July term is not to be a jury term, but a special term as now provided by law.

For the county of Juneau, on the second Tuesday in March and on the third Tuesday in October in each year; *provided, however*, that this act shall not be held as changing the term of court to be held in Juneau county on the second Tuesday of April, 1877, but said term shall be held the same as though this act had not been passed, by such judge of a circuit court of this state as the governor may assign to hold such term.

For the county of Sauk, on the fourth Monday in September and the third Monday in March in each year.

For the county of Marquette, on the Tuesday after the first Monday in January, and on the first Tuesday in June in each year.

Provisions of law now in force to apply to third, seventh and ninth circuits.

SECTION 7. The provisions of law now in force in the Third, Seventh and Ninth Judicial Circuits in relation to special terms, and the proceedings that may be had at such terms, shall apply to said circuits as organized under this act, and in addition thereto, all terms held in the counties of Columbia and Dane shall be special terms for the entire circuit, at which all basi-

ness may be done arising in any county in the circuit which might be done at a general term, excepting the trial of jury cases, local actions, *quo warranto*, and *mandamus* cases not arising in said counties; *provided*, that the general terms of the circuit court in each county shall be a special term for the hearing and determination of all matters arising or pending in any other county in the circuit which under the existing law and practice may be heard and determined at a special term, except the trial of issues of fact.

Special terms
for circuits.

SECTION 8. And all orders, findings, judgments and other proceedings, had or made at any special term upon their production, authenticated by the judge, shall be filed, entered or recorded in the office of the clerk of the circuit court in the county where the action shall be pending, or the proceeding arose, and no entries need be made in the office of the clerk of the circuit court of any other county.

How orders,
etc., to be filed
and recorded.

SECTION 9. Any writ, indictment, recognizance, venire, summons, proof, information, continuance, notice or other proceeding, returnable or taken to or made for any term of court where this act takes effect, in any of the circuit courts of the counties of said circuits shall be taken and held as returnable or taken to, or noticed for, or to be heard or transacted at the term as fixed by this act, nearest in point of time to the term at which it was returnable, or to which it was taken, or for which it was given, as fixed before the passage of this act.

What terms of
proceedings to
be held returnable
at.

SECTION 10. All bills of exceptions shall be settled by the judge who tried the cause, notwithstanding the county where it was tried has ceased to be a part of his circuit, and in like manner, and with like effect, and upon the same proceedings as would have been proper if this act had not been passed.

SECTION 11. All laws inconsistent with the foregoing provisions are hereby repealed.

Repealed.

SECTION 12. In case of vacancy in the office of circuit judge in said Ninth Circuit, happening twenty days or more before the first Tuesday of April, 1877, it shall be filled by appointment and election as now provided by law, but if a vacancy shall occur within twenty days of the first Tuesday of April, 1877, or afterwards during the present term ending on the first day of January, 1879, it shall be filled by appointment of the governor, which appointment shall continue for the residue of said term.

How vacancies
to be filled.

SECTION 13. This act shall take effect and be in force from and after its passage and publication.

Approved March 3, 1877.