

[No. 208, A.]

[Published April 5, 1887.]

CHAPTER 237.

AN ACT to amend chapter 197, of the general laws of 1881, entitled, "an act to establish a municipal court for Rock county."

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

Amending ch.
197, laws 1881
—appeals.

SECTION 1. Section 1, of said chapter 197, of the general laws of 1881, is hereby amended by inserting therein after the words, "other cases," and before the words, "civil cases," in the thirty-seventh line of said section, the following: "Provided, that in civil cases appealable from justices' and police justices' judgments, the party appealing may, at his option, appeal to the circuit court for Rock county, instead of to said municipal court.

Judge may ap-
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porter.

SECTION 2. Section 5, of said chapter 197, is hereby amended by adding thereto, at the end thereof, the following: Said judge may also appoint one or more phonographic reporters, skilled in the art of short hand reporting, for said court, and may remove them at pleasure, and appoint others in their place. Every person so appointed shall be deemed an officer of said court, and before entering upon the duties of his office shall take and subscribe the constitutional oath and file the same, duly certified, with the clerk of said court. Every reporter so appointed shall attend upon the said court whenever requested so to do by said judge, and discharge such duties as said judge may require. Every such reporter shall be allowed such compensation as shall be fixed by said judge, not exceeding five dollars per day for each day's actual attendance, or two dollars and fifty cents for each half day's attendance upon said court, when required by said judge to attend, which shall be certified, audited and paid in like manner as provided by law for the payment of the sheriff for attending upon the circuit court. But one such reporter shall be employed at the same time in said court. Section 2439, of the revised statutes of 1878, shall apply to such reporter and said municipal court; and section 4141, of said

revised statutes shall apply to transcribed copies of the testimony and proceedings taken by such reporter in said municipal court.

SECTION 3. Section 7, of said chapter 197, is hereby amended by inserting after the word, "provided," and before the words, "every person," in the fifty-ninth line of said section, the following: "And upon the written request of either party that a jury be drawn from the body of the county, the judge shall direct such list to be made from the body of the county, and a jury shall be obtained by striking twenty-four names from such list, and the persons represented by the twelve names remaining shall make a jury and be summoned as aforesaid; and talesmen, necessary for any cause, to complete the panel and make a jury may be summoned from the body of the county." Jury, how drawn.

SECTION 4. Section 8, of said chapter 197, is hereby amended by striking out the words, "one dollar per day," in the eighteenth line of said section, and inserting in place thereof the words, "two dollars per day for each day's actual attendance, and six cents per mile for each mile actually traveled in going and returning by the most usual route;" so that the sentence when amended shall read as follows: "The fees of jurors shall be two dollars per day for each day's actual attendance, and six cents per mile for each mile actually traveled in going and returning by the most usual route, in cases tried on information, bastardy cases, and cases not originally commenced in said court, and in other cases the same as are allowed by law in courts of justices of the peace." Fees of jurors.

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

Approved April 1, 1887.