LAWS OF WISCONSIN, 1895.

No. 1, A.]

[Published Jan. 29, 1895.

CHAPTER 1.

AN ACT to amend chapter 3, of the laws of 1891, entitled, "An act relating to public printing, and amendatory of section 344, of chapter 20, of the revised statutes."

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

SECTION 1. Section 1, of chapter 3, of the Wisconsin State Journal laws of 1891, entitled, "An act relating to pub-made the lie printing and amendatory of section 344, of paper. chapter 20, of the revised statutes," is hereby amended by striking therefrom the word "Milwaukee" where the same first occurs in said section, and inserting in lieu thereof the word "Madison," and by striking therefrom the word "Milwaukee" where the same occurs second in the section, and before the word "Journal," in the thirteenth line thereof, and inserting in lieu thereof the words "Wisconsin State," so that the said section, when so amended, shall read as follows: Section 344. The legislature shall declare some newspaper, published at Madison, the official state paper, in which shall be officially published all the laws, advertisements, proclamations and communications of every nature, which may now or hereafter be required by law to be published in the official state paper. Any publication from either of the state departments in such paper shall be deemed official. Until a further designation is

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made, The Wisconsin State Journal is declared to be the official state paper.

SECTION 2. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

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

Approved Jan. 25, 1895.

No. 39, S.]

[Published Jan. 30, 1895.

CHAPTER 2.

AN ACT relating to circuit courts.

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

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Section 1. Whenever the causes at issue judge may be SECTION 1. Whenever the causes at issue called to aid in and on the calendar at any term of a circuit trial of causes, court for any county in this state shall excced one hundred in number, the judge holding such circuit court may enter an order that another circuit judge be called in to aid in the trial of causes. Thereupon any circuit judge of the state may, at the request of the judge holding the circuit, attend at such term, and both said judges may hold court and exercise all the powers of presiding judge, and try cases, separately, at the same time; provided, that both judges shall not try cases by jury at the same time.

Made his duty to attend when called on.

SECTION 2. It shall be the duty of any circuit judge upon an order and request made pursuant to the foregoing section, to attend and aid in the transaction of business at such term so far as the proper discharge of his duties in his own circuit shall permit him to do SO.

SECTION 3. Whenever a circuit judge shall Expenses to be paid by county. be required, pursuant to any law, to hold