where a different period is expressly prescribed. But no action to recover damages for injuries to the person, received without this state, shall be brought in any court in this state, when such action shall be barred by any statute of limitations of actions of the state or country in which such injury was received, unless the person so injured shall at the time of such injury have been a resident of this state.

6. An action to recover personal property, Personal propor damages for the wrongful taking or deten- ful taking of. tion thereof.

7. An action for relief on the ground of Relief on fraud in a case which was on and before the ground of fraud. twenty-eighth day of February, A. D. 1857, solely cognizable by the court of chancery. The cause of action in such case is not deemed to have accrued until the discovery, by the aggrieved party, of the facts constituting the fraud.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 9, 1895.

No. 98, S.]

[Published April 10, 1895.

## CHAPTER 150.

AN ACT to amend section 2590, revised statutes of 1878, relating to attorneys and bonds.

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

SECTION 1. Section 2590, revised statutes of Section laboration and section 2590, revised statutes of Section 2590, revised statutes and Section 2590, revised statutes of Section 2590, revised statutes and Section 2590, revised statutes and Section 2590, revised statutes at Sec 1878, is hereby amended so as to read as follows: "Section 2950. No attorneys practicing in this state shall be taken as bail or security on any undertaking, bond or recognizance, in

any action or proceeding, civil or criminal, nor shall any practicing attorney become surety on any bond or recognizance for any sheriff, constable, clerk of court or justice of peace."

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved March 29, 1895.

No. 168, S.]

[Published April 10, 1895.

## CHAPTER 151.

AN ACT to protect persons, associations and unions of workingmen in their labels, trademarks and forms of advertising, and to repeal chapter 104, of the laws of 1893, relating to the same matter.

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

Unlawful to counterfeit a label or t age mark.

SECTION 1. Whenever any person, or any association, or union of workingmen, has heretofore adopted or used, or shall hereafter adopt cr knowingly use any label, trade-mark, term, design, device or form of advertisement, for the purpose of designating, making known, or distinguishing any goods, wares, merchandise or other product of labor, as having been made. manufactured, produced, prepared, packed or put on sale by such person or association, or union of workingmen, or by a member or members of such association or union, it shall be unlawful to counterfeit or imitate such label. trade-mark, term, design, device or form of advertisement, or to use, sell, offer for sale, or in any way utter or circulate, any counterfeit or imitation of any such label, trade-mark, term, design, device or form of advertisement.