No. 503, A.]

[Published June 22, 1907.

CHAPTER 326.

AN ACT to amend section 3126, of the statutes, relating to costs in partition actions.

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

SECTION 1. Seet in 3126, of the statutes, is amended to read:

Approved June 21, 1907.

(In effect July 1, 1907.)

No. 475, A.]

[Published June 22, 1907.

CHAPTER 327.

AN ACT to amend section 1, chapter 236, laws of 1901, making the same section 926—101, statutes of 1898, relating to electric light in cities.

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

Section 1. Section 1, chapter 236, laws of 1901, is amended and made a section of the statutes of 1898, to read: (Sec. 926--101.)

Approved June 21, 1907.

(In effect July 1, 1907.)

also, * * the court shall be satisfied that the interests of the parties will be promoted by platting the premises or any part thereof, it shall, by the same order, direct such commissioners to make and acknowledge a plat of such premises or a part thereof, to be designated, laying out streets, roads and alleys therein as they may deem most beneficial to the owners; which plat, when made, approved by the court and recorded as other plats are required to be recorded by law, shall have the same effect and validity as if duly made by the parties to the action pursuant to chapter 101. When such plat is so made, approved and recorded partition or sale if ordered may be made in accordance therewith.

(Ch. 210, 1907.)

Partition actions: attorney's charges due from sale proceeds. Section 3126. Unless the court otherwise direct the costs of every party to the action, with reasonable attorney's charges to be allowed by the court upon notice personally to the parties who are known to be residents of this state, must be deducted from the proceeds of the sale and paid to his attorney; but the court may, in its discretion, direct the costs and expenses of any trial, reference or other proceeding in the action to be paid out of the share of any party in such proceeds or may render judgment against any party therefor.

(Ch. 326, 1907.)

Forfeiture cases: judgment transcriptions and docketing. Section 3302. 1. In all cases where judgment is recovered pursuant to this chapter it shall include also the costs of the action, and except as to any corporation, association or society, direct that if the same be not paid the defendant shall be committed to the county jail of the proper county, there to be imprisoned for a specified time, not exceeding six months, which period shall be fixed by the court in view of all the circumstances of the ease, or until otherwise discharged pursuant to law. In such cases a commitment shall issue, as in ordinary criminal actions, and such defendant shall not be entitled to the liberties of the jail.

- 2. In any such case where judgment has been rendered in justice court, a certified transcript of such judgment may be issued as provided in section 3669 and filed and docketed by the clerk of the circuit court as provided in section 2900.
 - 3. This section shall not prevent the issue of an execution