

No. 580, A.]

[Published April 28, 1913.

CHAPTER 120.

AN ACT to amend subsection 1 of section 1454 of the statutes, relating to cemeteries.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection 1 of section 1454 of the statutes is amended to read: (Section 1454) 1. No person, association or corporation shall lay out or establish any cemetery grounds or use any lot or grounds for burial purposes (except such as are now in use for such purposes) within the limits of any recorded plat of any city or village, or of any recorded addition thereto, when such cemetery, lot, or grounds shall be within one mile of any lot or block therein on which any building may then be erected; and no person, association or corporation shall lay out or establish any cemetery grounds or use any grounds for burial purposes except such as are now in use for such purposes without the limits of such plat or addition thereto and within two hundred rods of any inhabited dwelling standing on any lot or block in such city or village or addition thereto, without first obtaining the consent of the municipal authorities thereof; nor within fifteen rods of any habitable dwelling, public building, watering place, or schoolhouse, nor within two hundred rods of the institutions for the deaf and dumb, for the blind, the hospitals for the insane, the industrial school for boys, the home for the feeble-minded, the state public school, or the state reformatory, without the consent of the state board of control; *provided, that an existing cemetery in a village may be extended toward or beyond either of the two nearest village limits upon first obtaining the consent of the village board and of the owners of any dwelling or other building within fifteen rods of such addition.*

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

Approved April 26, 1913.

No. 194, S.]

[Published April 29, 1913.

CHAPTER 121.

AN ACT to amend section 2447 of the statutes, relating to change of venue in county court.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 2447 of the statutes is amended to read: Section 2447. 1. When the judge of any county court, his wife,

child, parent, brother or sister shall be an heir, devisee or legatee, or when such judge shall be an executor, administrator, guardian of any ward or interested as creditor or otherwise in any question to be decided, or when any heir, devisee, legatee, administrator, executor, trustee, guardian or other person, *including the attorney for any of the foregoing named persons*, interested in any matter, order, citation or proceedings in such county court shall either at the time of filing any petition, or any objection, notice of contest, or other paper raising an issue on any petition or claim, or at any other time until and including * * * the day when such matter, order, citation or proceedings shall have been set for hearing, file in such court an affidavit stating that he has good reason to believe and verily does believe that from prejudice or other cause the judge of such county court, naming him, will not decide impartially in such matter, he shall be disqualified to act in relation to such estate or in the decision of such question; he shall thereupon request the county judge of any other county to hold court therein for the purpose of settling such estate or deciding such question.

2. *Such request shall be filed in writing in such court forthwith by the judge thereof and a copy mailed to the judge so requested to act, and if said matter, order, citation or proceeding shall have been set for a hearing the same shall stand continued until such time as the judge so requested to act shall be ready to take it up for disposition. If no order of hearing shall have been entered or the said matter, order, citation or proceedings shall not have been set down for hearing, the judge so requested to act shall enter an order of hearing, or set the same down for a hearing.*

3. If the court in which such matter is pending has two judges, the other judge shall preside and officiate therein. It shall be the duty of such judge, upon such request, to attend and act in such matter, order, citation, or proceeding, so far as in his judgment the proper discharge of his other duties will permit. *Ex parte orders, letters, bonds, petitions, and affidavits may be presented to such acting judge, by mail or in person, for signing or approving wherever said judge may be holding court, who shall execute or approve the same and forthwith transmit the same to the attorney who presented it, for filing with the county judge of the county where the records and files of said matter are kept.*

4. Whenever any county judge shall be required, pursuant to any law, to hold court in any county other than that for which he was elected he shall receive the sum of five dollars per day

and his actual expenses, to be audited and paid by the county board of the county in which he so holds court.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 26, 1913.

No. 159, S.]

[Published April 29, 1913.

CHAPTER 122.

AN ACT to amend section 20.87 of the statutes, relating to inventories and receipts from distributees in counties.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 20.87 of the statutes is amended to read: Section 20.87. The superintendent of public property, and the county clerk and county superintendent of schools of each county, shall make and file annually with the printing board an inventory of all public printing undistributed in his office on the first day of July. Each county clerk shall transmit with his inventory a list of the officers in his county, and each county superintendent shall transmit with his inventory a list of the school districts, other schools and institutions in his county, entitled to distributions of public printing from his office. County clerks * * * shall take receipts from all such distributees and transmit the same with their said inventories. The printing board shall furnish suitable blanks for such inventories and lists, and may, in its discretion, order the return to the superintendent of public property of any public printing that has remained undistributed for more than six months in the office of any county clerk or superintendent of schools.

(See c. 771.)

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

Approved April 26, 1913.

No. 187, S.]

[Published April 29, 1913

CHAPTER 123.

AN ACT to amend subsection 2 of section 435d of the statutes, relating to the use of schoolhouses by nonpartisan gatherings of citizens.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection 2 section 435d of the statutes is amended to read: (Section 435d) 2. Where the citizens of any