of control and charged against the appropriation made by paragraph (a) of subsection (15) of section 20.17 of the statutes.

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

Approved May 13, 1919.

No. 353, A.]

[Published May 16, 1919.

CHAPTER 171.

AN ACT to amend subdivision 5 of section 9 of chapter 549 of the laws of 1909; subdivision 2 of section 11 of chapter 549 of the laws of 1909, as amended by section 2 of chapter 320 of the laws of 1913; subdivision 1 of section 19 of chapter 549 of the laws of 1909, as amended by section 10 of chapter 425 of the laws of 1911, section 2 of chapter 320 of the laws of 1913, and section 4 of chapter 594 of the laws of 1917; and subdivision 4 of section 27 of chapter 549 of the laws of 1909, created by section 13 of chapter 594 of the laws of 1917, relating to the civil court of Milwaukee county.

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

Section 1. Subdivision 5 of section 9 of chapter 549 of the laws of 1909; subdivision 2 of section 11 of chapter 549 of the laws of 1909, as amended by section 2 of chapter 320 of the laws of 1913; subdivision 1 of section 19 of chapter 549 of the laws of 1909, as amended by section 10 of chapter 425 of the laws of 1911, section 2 of chapter 320 of the laws of 1913, and section 4 of chapter 594 of the laws of 1917; and subdivision 4 of section 27 of chapter 549 of the laws of 1909, created by section 13 of chapter 594 of the laws of 1917 are amended to read: (Chapter 549, 1909, sec. 9) 5. Each associate judge must perform his share of the labors and duties appertaining to his office and as required by the chief judge. unless prevented by sickness. Each associate judge must be in attendance in some branch of said court, or in the district court of Milwaukee county each day, except Sunday or a public holiday; provided, that each judge shall be entitled to vacations, which shall not exceed thirty-six business days in all in any one year and which shall be taken at such times as may be arranged by the chief judge. At least three branch courts shall be kept open within the city of Milwaukee and at least three judges assigned for that purpose by the chief judge, shall be in attendance thereat each day, except Sunday or a public holiday. * *

(Chapter 549, 1909, sec. 11) 2. It shall be the duty of said clerk, and deputy clerks to keep in the docket of said court a complete and accurate record of all the processes issued out of and returned to said court, and of all proceedings in any action or proceeding brought in said court, substantially as required by section 3574 of the statutes, except as otherwise herein provided, and except as may be otherwise provided by the rules of said civil court adopted in pursuance of subdivision 7 of section 9 of said chapter 549. Said docket shall be evidence in the courts of this state the same as the dockets and record books of other courts of record. It shall also be the dutu of said clerk, and deputy clerks, to keep safely all papers filed in any action in said court, but said clerk is authorized, after the expiration of sixty days from the entry of an order or judgment of dismissal, to destroy all papers filed in any action which shall have been dismissed without costs before trial and without judgment, or, in garnishment actions, without any order directing the payment or delivery of money or property. Such authority, however, shall not extend to actions of attachment or replevin, wherein the officer's return of the warrant of attachment or seizure shall show a levy upon or seizure of property under the warrant. The said clerk and deputy clerks may make and certify in the form prescribed by law for clerks of other courts of record * * * of this state copies of the entries in the said docket and of all papers filed in said court, and said clerk and deputy clerks shall have power to administer oaths.

(Chapter 549, 1909, sec. 19) 1. Jurors and trial juries for said civil courts shall be drawn in the manner provided by sections 2533a to 2536, inclusive, and 2848m of the statutes, except as hereinbefore provided, and sections 3639 to 3654, inclusive, of the statutes, with respect to such matter shall not be applicable to said civil court. Provided, that jurors shall not be drawn for a stated term of court but shall be drawn from the list furnished by the jury commissioners for a period of time, not exceeding two months, and shall consist of the number prescribed by rule of said civil court or an order of the chief judge thereof, who shall have general supervision of the jury calendar and the jury and all jurors in service at any one time shall constitute a single panel from which juries shall be drawn for the trial of cases pending in said court; that the several branches of said civil court shall each draw their juries from said panel; that the duties of the clerk of the circuit court, as provided in sections 2533a to 2536 and 2848m, shall be performed with respect to said civil court by the clerk of said

civil court; that the names of said jurors may be drawn by the clerk of said court in the absence of said jury commissioners and without notice to them, and that jurors shall be summoned at least four days before their term of service begins. They shall be paid the same compensation as is provided by law for jurors attending the circuit court.

(Chapter 549, 1909, sec. 27, created by chapter 594, 1917, sec. 27) 4. All proceedings in garnishment in said civil court, except as otherwise provided in said chapter 549 of the laws of 1909, as amended, shall be governed by the provisions of chapter 158 of the statutes, relating to garnishment proceedings in courts of justices of the peace, and no action in garnishment shall be commenced in said civil court to recover the price or value of strong, spirituous, malt, ardent or intoxicating liquors sold at retail.

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

Approved May 13, 1919.

No. 367, A.]

Published May 16, 1919.

CHAPTER 172.

AN ACT to amend sections 3347b and 3347d of the statutes, relating to liens.

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

Section 1. Sections 3347b and 3347d of the statutes are amended to read: Section 3347b. Every person who, as owner or lessee of a threshing machine, * * corn sheller or hay press, threshes grain, * * * shells corn or bales hay or straw for another therewith, shall have a lien upon the grain so threshed. * * * corn so shelled, and hay or straw so baled for the value of his services in threshing, * * * ing or baling the same, to the extent the person contracting such services has an interest therein, from the date of the commencement of such service; and in case the value of such services remains unpaid, may seize and take possession of so much of such grain. * * corn, hay or straw as shall be necessary to pay for such services and the expenses of enforcing such lien, for the purpose of foreclosing said lien at any time within six months from the last charge for such threshing grain, * shelling corn or baling hay or straw, and sell the same at public auction, upon notice of not less than ten, nor more than fifteen days from the date of such seizure, provided the same be not redeemed before such sale, or be taken by proceedings at law. Notice of such sale to be given personally and by