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

Approved April 29, 1921.

No. 35, A.]

[Published May 3, 1921.

CHAPTER 174.

AN ACT to amend subsection 2 of section 7, sections 9 and 10, subsections 3 and 5 of section 16, and section 18, of chapter 293 of the laws of 1919, relating to the county court of Monroe county.

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

Subsection 2 of section 7, sections 9 and 10, sub-SECTION 1. sections 3 and 5 of section 16, and section 18, of chapter 293 of the laws of 1919 are amended to read; (Chapter 293, laws of 1919) (Section 7) 2. All provisions of law which may at any time be in force relative to justices' courts, to actions and proceedings and judgments therein, and appeals therefrom, in civil and criminal cases, shall apply to said county court, so far as applicable, except as otherwise provided in this section. In the trial of all said actions within the jurisdiction of a justice of the peace. the court shall have and exercise all the powers now or hereafter possessed by the circuit court and all laws and rules of practice in the trial of civil and criminal cases in the circuit court, after issue joined, shall be applicable thereto; and in all said cases where a jury trial is demanded, the jury shall be of the same number and be drawn in the same manner as is now provided in courts of justices of the peace.

Section 9. All orders and judgments of said county court including judgments in actions * * * and proceedings within the jurisdiction of justices of the peace as provided in paragraph 11 of section 7 of this act may be * * * reviewed by the supreme court in the same manner and with like effect that judgments and orders of the circuit court may be reviewed; and the supreme court shall have the same power and jurisdiction over such actions, proceedings, orders and judgments as it has over actions, proceedings, orders and judgments in the circuit court of said county, and the parties shall have the same rights to writs of error and appeal from said county court to the supreme court

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of this state as now, or may hereafter be, allowed by law from circuit courts of this state and may demand and shall be entitled to receive from the judge of said county court a bill of exceptions or case, have the same settled in the same manner and under the same restrictions as in the circuit court and the same shall be heard and settled within the same time as now required or may hereafter be required in the circuit court, by law or the rules and practice of said circuit court or of the said county court relative thereto.

Section 10. There shall be held at the county seat of said county * * * three general terms, a term on the first Monday of each of the following months, to wit: * January, May, * * * and September of each year; special terms of said county court may be called and held by order of the judge of said court, a copy of which order shall be mailed at least fifteen days before such special term to each of the practicing attorneys of said county. All such special terms of said court shall be held at the county seat of Monroe county aforesaid. After an action or proceeding commenced or pending in said court has been noticed for trial and placed on the calendar of said court, it shall not be necessary for either party to notice the same for trial at any subsequent term, but the clerk shall place the same on the calendar according to the nature and date of the issue or issues then or thereafter formed therein until it shall be tried or otherwise finally disposed of. Any trial, hearing, argument or assessment which shall have been commenced during any term, but shall not have been concluded before the commencement of any subsequent term, shall be continued and proceeded with at any subsequent term in the manner and with like effect as though it had been commenced at such subsequent term.

(Section 16) 3. At least six days before each term, unless otherwise ordered by the judge, the clerk shall, in the presence of the judge, draw from the list of persons provided therefore, * * * *thirty-six* jurors for such term and the list so selected shall forthwith be filed in the office of said clerk. If the name of any person known to be disqualified or no longer liable to jury duty in said county be drawn, such name shall be cast out and the name of another juror drawn to take his place.

5. In case the whole panel is not summoned for the trial of any criminal action or for the trial of any action or proceeding in which a jury trial is demanded or ordered, * * * the

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clerk shall draw by lot from the regular panel for said term twenty names and from the names so drawn the parties shall strike a jury for the trial of such action or proceeding. The dis; trict attorney or the plaintiff or plaintiffs shall be entitled to * * * four peremptory challenges and the defendant or defendants to a like number of challenges to be made alternately, the district attorney or the plaintiff first challenging. When either party shall decline to challenge in his turn such challenge shall be made by the clerk by lot. When a jury shall have been selected as aforesaid, * * * a venire therefor returnable at such time as the judge may direct shall be issued by the clerk to the sheriff of said county.

Section 18. * * * The county judge of Monroe county, for performing the duties required by this act, shall receive a salary of six hundred dollars per annum, to be paid out of the county treasury in equal monthly installments at the end of each month. The clerk of the circuit court of Monroe county, for the performance of the duties required by this act as clerk of the county court, shall receive a salary of two hundred dollars per annum payable out of the county treasury in equal monthly installments at the end of each month.

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

Approved April 28, 1921.

No. 97, A.]

[Published May 3, 1921.

CHAPTER 175.

AN ACT to detach that territory constituting the town of Plum Lake from the union free high school district of the town of Eagle River, Washington, Lincoln, Farmington, Plum Lake, Conover, State Line, and Phelps, Vilas county, and to provide for the apportionment of the credits, liabilities, and property values of said union free high school district.

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

SECTION 1. All that territory constituting the present town of Plum Lake and now a part of the union free high school district joint of the towns of Eagle River, Washington, Lincoln, Farmington, Plum Lake, Conover, State Line, and Phelps, in Vilas county, is hereby detached from said joint union free high school district.