

CHAPTER 237.

[Published April 9, 1862.]

AN ACT in relation to costs in certain cases.

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

When costs may
be allowed plain-
tiff on judgment
to annul tax
deed, &c.

SECTION 1. No costs, disbursements or officer's fees, shall be allowed to or recovered by the plaintiff, upon any judgment which shall hereafter be recovered by him in any action or proceeding now pending, or which may hereafter be commenced, to set aside, vacate or annul any tax list, tax levy, tax sale, tax certificate or tax deed, or any act or proceeding whatever, essential to render any tax valid, and to make the sale and conveyance of land for non-payment of such tax, legal and binding, or to enjoin or restrain the collection of any tax by the sale of the land on which the same is levied, or to enjoin or restrain the execution, issue or delivery of any tax deed, or otherwise to invalidate any tax, tax certificate or tax deed, or to extinguish or remove the apparent lien and incumbrance thereof from real estate, except in cases where such real estate was not by law liable to taxation, or where the acts and proceedings sought to be annulled, vacated, set aside, enjoined or restrained, were had and taken solely to enforce the collection of assessments specially made upon real estate, pursuant to the provisions of the charter of a municipal corporation, for the improvement of a street, or some other object of a like special character.

Repeal.

SECTION 2. All statutory provisions inconsistent with this act, are hereby repealed.

SECTION 3. This act shall be published immediately, and shall take effect from and after its publication.

Approved April 7, 1862.