

No. 325, A.]

[Published May 5, 1893.

CHAPTER 303.

AN ACT to amend section 2619, of the Revised Statutes, relating to the place of trial of civil actions.

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

SECTION 1. Subdivision fourth, of section 2619, Amends subd. 4 sec. 2619 R. S. of the Revised Statutes, is hereby amended so as to read as follows: Against railroads. Fourth. Of an action against any railroad corporation, as Actions against railroads, where to be tried as defined by section 1861, except appeals in condemnation proceedings, in the county where the cause of action arose, or in the county in which the plaintiff resides, if the railroad of such corporation runs into the county where such cause of action arose, or into the county where such plaintiff resides. If the railroad of such corporation does not run into the county where such cause of action arose, nor the county where such plaintiff resides, then such action may be commenced in any county into which the railroad of such corporation runs.

SECTION 2. Any acts or parts of acts conflicting with the provisions of this eighth subdivision of said section 2619, are hereby repealed.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 20, 1893.