

No. 611, A.]

[Published June 8, 1917.

CHAPTER 348

AN ACT to detach certain territory from the union free high school district of the village of Ingram and the towns of Hawkins, Lawrence and True, Rusk county.

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

SECTION 1. Sections three, ten, fifteen, twenty-two, twenty-seven, and thirty-four, of township thirty-five north, range four west, heretofore comprising a part of the union free high school district of the village of Ingram and the towns of Hawkins, Lawrence and True, in Rusk county, Wisconsin, are hereby detached from said union free high school district.

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

Approved June 6, 1917.

No. 618, A.]

[Published June 8, 1917.

CHAPTER 349

AN ACT to amend section 2921 of the statutes, relating to items of cost and fees allowed to parties in the circuit court.

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

SECTION 1. Section 2921 of the statutes is amended to read: Section 2921. When allowed costs shall be as follows:

(a) For a retaining fee, three dollars; but no such fee shall be allowed to the defendant's attorney upon confessing judgment when no suit shall have been actually brought.

(b) A term fee for each term of court during the progress of a cause, not exceeding three terms in any one cause, two dollars.

(c) Drawing all process and returns, admission of guardians, recognizances of bail in suits against the bail only, pleadings, adjournments, suggestions, entries, special verdicts, bill of exceptions, demurrer to evidence, and cases which shall be necessary, and all other necessary entries, pleadings and proceedings in an action according to the practice of the court, and for which no special provision is herein made, for each folio, twenty-five cents.

(d) For engrossing or copying the same, including all records, writs, returns, pleadings, instruments, and all other writings necessarily inserted, for each folio, twelve cents.

(e) For every necessary ordinary motion, sixty-two and a half cents; but not to be allowed upon any confession of judgment, where no suit shall have been actually brought, for any motion except for judgment.

(f) For attending the execution of a writ of inquiry or the assessment of damages by the clerk, one dollar and fifty cents.

(g) For attending the trial of a cause, three dollars per day; attending the judge out of term upon petition or upon special motion, one dollar.

(h) For arguing a demurrer, special verdict, bill of exceptions, certiorari, habeas corpus or a return to mandamus or prohibition, three dollars.

(i) For a brief and copies, when actually made, three dollars.

(j) Drawing a judgment, not less than seventy-five cents.

(k) Attendance before a referee, three dollars per day during the trial of the cause before such referee; attendance on striking a jury and on the examination of witnesses out of court, fifty cents.

(l) All the necessary disbursements and fees of officers allowed by law, including suit tax, the compensation of referees, *a reasonable fee and disbursement for the service of process or other papers in an action when the same are served by a person authorized by law other than an officer, but in no event shall such item exceed the authorized sheriff's fee for the same service*, amounts actually paid out for postage, telegraphing, telephoning, express or for plats and photographs, not exceeding fifteen dollars for the last two items, and in actions relating to or affecting the title to lands, the cost of procuring an abstract of title to such lands. Such fees and disbursements shall be taxed against and recovered from the adverse party and be collected and paid over as a part of the judgment: provided, that in actions at law on contract the costs, exclusive of disbursements, shall not in any one case exceed twenty-five dollars, and when the sum recovered is less than two hundred dollars, the same shall not exceed fifteen dollars. And if the defendant be entitled to recover the costs therein he shall recover the same costs as the plaintiff would have been entitled to recover if the demand of his complaint had been established.

(m) When a judgment for damages for less than one hundred dollars is entered upon confession or upon a note or bond and warrant of attorney no more than five dollars shall be recovered for costs, including disbursements.

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

Approved June 6, 1917.

No. 628, A.]

[Published June 8, 1917.

CHAPTER 350

AN ACT to create subsection 2a of section 573—5 of the statutes, relating to proceedings in juvenile courts.

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

SECTION 1. A new subsection is added to section 573—5 of the statutes to read: (Section 573—5) 2a. In case the summons or notice of hearing cannot be served upon and there shall be no appearance at the hearing in said proceeding by the parents, legal guardian or other person entitled to the custody of such child, no order shall be entered permanently depriving such person of the care and custody of such child, except upon a hearing and publication of notice in the manner provided by section 4022 of the statutes; provided, however, that this subsection shall not be construed as depriving the court of jurisdiction to make a temporary disposition of the case as hereinafter provided.

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

Approved June 6, 1917.

No. 637, A.]

[Published June 8, 1917.

CHAPTER 351

AN ACT to legalize the acts of the county board of **Rusk county**, Wisconsin, relating to the detaching of certain territory from the town of True in said county and creating the town of Cedar Rapids.

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

SECTION 1. All acts and proceedings of the county board of supervisors of Rusk county, state of Wisconsin, heretofore had relating to the detaching of township thirty-six north, range four west, from the town of True in said county and creating and constituting such detached territory as the town of Cedar Rapids in said county, are hereby ratified, confirmed and validated.

SECTION 2. All proceedings and acts of every annual town meeting, and of all adjourned or special town meetings of the