

he shall have appeared in the action, \* \* \* the court may proceed to render judgment and may order in such judgment that the prevailing party recover costs; but such costs shall include only the \* \* \* fees for issuance and service of summons or warrant, such witness, interpreter, and garnishee fees as the court may allow, and no attorney fee unless specially ordered. All judgments in any case pending in said small claims branch shall be entered and docketed and have the same force and effect and be subject to the same remedies for their collection and enforcement as other judgments of said court. Provided that the court may order a stay of execution upon any judgment in the small claims branch and direct its payment in installments to the clerk of said court at such times as the order may direct; but upon default in the payment of any such installments the court may at once terminate such stay.

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

Approved May 19, 1925.

No. 478, A.]

[Published May 21, 1925.

## CHAPTER 156.

AN ACT to amend section 327.25 (4189) of the statutes, relating to entries by deceased persons and in course of business.

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

SECTION 1. Section 327.25 (4189) of the statutes is amended to read: 327.25 (4189) Any entries made in a book, *ledger, card, sales slip or loose leaf sheet* by a person authorized to make the same, he being dead, may be received as evidence in a case proper for the admission of such books, *ledgers, cards, sales slips or loose leaf sheets* as evidence. Entries in a book, *ledger, card, sales slip, loose leaf sheet* or other permanent form, other than those mentioned in sections 327.24 (4186) and 328.24 (4189b), in the usual course of business, contemporaneous with the transactions to which they relate and as part of or connected with such transactions, made by persons authorized to make the same, may be received in evidence when shown to have been so made upon

the testimony either of the person who made the same, or if he be beyond the reach of a subpoena of the trial court or insane, of any person having custody of the entries and testifying that the same were made by a person or persons authorized to make them in whose handwriting they are, and that they are true and correct to the best of his knowledge and belief. In case such entries are, in the usual course of the business, also made in other books or papers as a part of the system of keeping a record of such transactions, it shall not be necessary to produce as witnesses all of the persons subject to subpoena who were engaged in the making of such entries; but before such entries are admitted the court shall be satisfied that they are genuine and in other respects within the provisions of this section.

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

Approved May 19, 1925.

No. 473, A.]

[Published May 21, 1925.]

## CHAPTER 157.

AN ACT to amend the paragraph designated "Fifteenth Circuit" of section 252.06 of the statutes, relating to terms in the fifteenth judicial district.

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

SECTION 1. The paragraph designated "Fifteenth Circuit" of section 252.06 of the statutes is amended to read: (252.06) (Fifteenth Circuit) In the county of Ashland on the first Monday in February and on the \* \* \* *Friday preceding the first Tuesday* in September; in the county of Bayfield on the second Monday in May and the second Monday in \* \* \* *October*; in the county of Iron on the second Monday in January and the second Monday in June; in the county of Price on the third Monday in April and the first Monday in December; in the county of Taylor on the second Monday in March and the \* \* \* *fourth Monday* in \* \* \* *September*.

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

Approved May 19, 1925.