sold, if the same be not claimed and taken away within thirty days after it shall be left, by giving ten days' notice in the manner provided in this act.

Approved, February 19th, 1841.

No. 24.

AN ACT concerning the Supreme and District Courts.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

ved Jan. 9th, 1840, confirmed.

SEC. 1. That the act passed by the Legislative Assembly An act appro- of Wisconsin, and approved January 9, 1840, entitled an act to amend an act of the Statutes of 1839, entitled an act concerning the supreme and district courts, shall be and the same is hereby declared to be a law of said territory, notwithstand. ing the omission therein of the enacting clause.

SEC. 2. All acts done under and by virtue of the provisions Acts done un. of said act, shall be as valid and binding upon parties in either der the provision of said act of said courts as if the said omission of the enacting clause in said act, had not been made; and all causes returnable to any term of the supreme or district courts fixed by said act, shall stand continued, and proceeded in, in the same manner as if returnable to any regular term of either of said courts.

sion of the supreme held.

made valid.

Writs of error may be signed in blank.

SEC. 3. There shall be an adjourned session of the supreme Adjourned ses- court of the territory held at the seat of government of the court the territory, on the second Monday of August, in the year of for 1840, when our Lord one thousand eight hundred and forty.

> SEC. 4. Writs of error may be signed by the clerk of the supreme court and scaled with the seal of the said court and delivered in blank to the attorneys of said court, who are hereby authorised to fill up the same as the circumstances of the case may require. All such writs of error shall be as valid and effectual, as if the same had been filled up before they were signed and sealed.

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SEC. 5. So much of the seventh section of an act entitled Former act rean act concerning proceedings of courts of record, as conflicts pealed. with the provisions of this act, is hereby repealed.

Approved, August 8th, 1840.

No. 25.

AN ACT to apportion the members of the House of Representatives to the several counties of the territory.

Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:

SEC. 1. The several districts hereinafter designated, shall The number of be entitled to elect the number of members to compose the each district is House of Representatives of said territory, proportioned to entitled to. their population respectively, as follows:

The district composed of the county of Brown and the counties thereto attached for judical purposes, shall be entitled to elect three members.

The district composed of the counties of Milwaukee and Washington, shall be entitled to elect five members.

The district composed of the county of Racine, shall be entitled to elect three members.

The district composed of the counties of Walworth and Rock, shall be entitled to elect four members.

The district composed of the counties of Jefferson, Dane, Dodge, Green and Sac, shall be entitled to elect two members.

The district composed of the county of Iowa, shall be entitled to elect four members.

The district composed of the county of Grant, shall be entitled to clect three members.

The district composed of the counties of Crawford and St. Croix, shall be entitled to elect two members.

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