

SEC. 3. Section two, of chapter two, of said act, is ^{Sec. 2, chap. 2,} hereby amended by striking out the words “and at every ^{amended.} subsequent first Monday in June,” in the 24th and 25th lines of said section, and inserting, in their stead, the words, “and on the day of the annual town meeting in each year thereafter.”

SEC. 4. Section nine, of chapter two, of said act, is ^{Sec. 9, chap. 2,} hereby amended by striking out the words “of April,” ^{amended.} in the 4th line of said section.

SEC. 5. Section twelve, of chapter ten, of said act, is ^{Sec. 12, chap.} hereby amended so as to read as follows: “The city of ^{10, amended.} Buffalo city, at large, shall be represented, in the board of supervisors of the county of Buffalo, by one alderman of said city, acting as supervisor in said county board; which said supervisor shall be elected by the city council, and the alderman, so acting as supervisor, shall have power to substitute any other alderman to act as such supervisor in his stead.”

SEC. 6. Section fourteen, of chapter ten, of said act, ^{Sec. 14, chap.} is hereby amended by striking out the words “and shall ^{10, amended.} be quarter-yearly paid, by said treasurer, to the treasurer of Buffalo county,” where they occur in the 16th, 17th and 18th lines of said section.

SEC. 7. This act shall take effect and be in force from and after its passage.

Approved March 6, 1860.

CHAPTER 89.

[Published March 12, 1860.]

AN ACT providing for additional terms of the circuit court for the county of Racine.

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

SECTION 1. In addition to the terms of the circuit ^{Provides ad-} court, now required by law, to be held for the county of ^{dditional terms-} Racine, there shall thereafter be held, in each year, terms of such circuit court for said county of Racine, commencing on the first Tuesday in February, and the first Tuesday in August; but no jury shall be summoned to attend such additional terms, unless the same be specially ordered by the circuit judge of the first circuit.

SEC. 2. This act shall take effect from and after its passage and publication.

Approved March 8, 1860.

CHAPTER 90.

[Published March 12, 1860.]

AN ACT to amend chapter 95, of the General Laws of 1859, entitled "An act conferring jurisdiction on the county court of Bad Ax county."

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

How causes shall be tried.

SECTION 1. Section ten, of chapter ninety-five, of the General Laws of 1859, is hereby repealed, and the following shall be inserted in said chapter in lieu thereof, as section ten: "If, in any cause pending in said court, an issue of law be made, it shall be tried by the court, if an issue of fact, it shall, on demand of either party, be tried by a jury, to consist of not more than twelve persons. If no jury be demanded by either party, the issue shall be tried by the court. If such demand for a jury be made, it must be made after issue joined in the cause, and must be accompanied by the payment into court of the sum of six dollars, as a fee for such jury, to be taxed against the party losing. On such demand

How jury to be drawn.

the court shall direct an officer to write down the names of thirty-six persons, who are qualified to serve as jurors in the circuit court, and not of kin to either party, or in any manner interested in the cause, such officer being first duly sworn by the court to select such names without partiality to either party. The list being made, the parties shall each, alternately, strike out a name, until the requisite number be left, and if either party refuse or neglect to strike out on his part, the clerk of said court shall strike out in his stead. If both parties shall neglect or refuse to strike out, the first twelve names on such list shall constitute such jury. A venire may then be issued by the court for the persons thus selected, and delivered to an officer, who shall forthwith proceed to summon the jury therein named. If any of the jurors therein named in such venire shall not be found, or shall fail to appear, according to the summons, or if there shall

ERRATA.

- Page 77, chapter 89, third line of section, for "thereafter," read "hereafter."
86, chapter 93, subdivision III., Sec. 6; insert "before" after "had," in
last line of said section.
154, chapter 174, Sec. 5, first line, for "133," read "183."
228, chapter 254, insert enacting clause—omitted.
352, chapter numbered 342, should be 343.
388, chapter 375, last line of Sec. 2, for "fifty," read "fifteen."
378, chapter 368, for "4," read "2," in No. of second section.