SECTION 2. There shall be no grand or petit jury by order of summoned or empanneled for the July term of the circuit court for said county of Kewaunee, unless ordered by the judge of the said fourth judicial circuit, and notice given by said judge to the clerk of the circuit court of said Kewaunee county, at least twenty days before the commencement of said July term of court. When so ordered, a grand and petit jury shall be summoned and empanneled as provided by law in other cases.

SECTION 3. All acts and parts of acts that conflict Repeal.

with the provisions of this act, are hereby repealed.

SECTION 4. This act shall take effect and be in force from and after its passage.

Approved April 5, 1862.

CHAPTER 256.

ರವಿಗಳಲ್ಲಿ ಹಾಲ್ಯ ಚಿತ್ರಗಳು ಚಿ

[Published April 11, 1862.]

AN ACT to change the times of holding court in the counties of Douglas, [Douglass,] La Pointe and Ashland, in the eighth judicial circuit.

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

SECTION 1. Hereafter the general terms of the cir-Terms changed. cuit court in and for the counties of Douglas, [Douglass,]

La Pointe and Ashland, in the eighth judicial circuit, shall be held at the following times:

In the county of Douglas, [Douglass,] on the first Douglass.

Monday of February and August, in each year.

In the county of La Pointe, on the third Monday of La Pointe.

February and August, in each year.

In the county of Ashland, on the second Monday of Ashland.

February and August, in each year.

SECTION 2. All writs, summons, process, indict-Process, &c., rements, recognizances and other proceedings, made returnable to the terms now fixed by law, shall be deemed returnable to the terms as fixed by this act; and all adjournments, continuances, motions and notices of any proceedings in the circuit court of said county, [counties,] made or taken to any term of a date subsequent

to the time when this act shall take effect, shall be held and taken for the time herein fixed for holding the terms of said court.

Repeal.

Section 3. All acts and parts of acts in conflict with the provisions of this act, are hereby repealed.

This act shall take effect and be in force Section 4. from and after its passage.

Approved April 7, 1862.

CHAPTER 257.

[Published April 11, 1862.]

AN ACT requiring county judges and other officers therein named, to file statements from their dockets in certain cases.

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

vember.

Section 1. County judges, court commissioners and Statement to be SECTION 1. County judges, court commissioners and filed before first Budges of the peace, in the several counties in this Budges of No. justices of the peace, in the several counties in this state, shall hereafter, on or before the first Monday of November, in each year, forward to the clerk of the board of supervisors of their respective counties, a true and correct statement of all actions or proceedings had before them, wherein the county shall have become liable for the costs, setting forth the name or names of the parties in the actions or proceedings, the nature of such actions or proceedings, and the result of the same, and also the amount of the costs, in detail, in each case, what items of cost, if any, have been paid, and the amount of the same.

Clark to enter statement.

Section 2. Immediately upon the receipt of such statement, by the clerk of the board of supervisors, he shall enter the same at length in a book to be kept by him for that purpose in his office.

Fees for return.

SECTION 3. County judges, court commissioners and justices of the peace shall each be paid by the county the sum of one dollar for such return, and six cents per mile for travel one way, for making the same; and Penalty for not no such officer who shall neglect or refuse to make and return the statement required by the first section of this act, by the time in said section prescribed, shall be

making return.