on, shall be made to the supreme court, or to one of the justices thereof, and such writs and warrants shall be returnable only to that court.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved February 15, 1864.

CHAPTER 46.

[Published February 17, 1864.]

AN ACT relative to subpense issued by justices of the peace.

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

Section 1. In any action in a justice's court, a sub-Bubpena of fectual, served in pena issued in accordance with the present provisions any county without law, shall have the same force and effect in an adias of justice is joining county as in the county where issued; and the suing it. attendance of any witness residing or being in an adjoining county, and not more than thirty miles from the office of the justice before whom the trial is to be had, upon whom such subpena shall have been duly served, may be compelled by attachment, in the same manner as if such witness were a resident of and within the county when [where] such subpena issued.

SECTION 2. This act shall take effect and be in force

from and after its passage.

Approved February 15, 1864.