[No. 69, A.]

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CHAPTER 184.

AN ACT to authorize courts of record to amend complaints in certain cases, appealed from justice and other inferior courts.

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

Complaints may be amended in certain cases. SECTION 1. When any case in which the state of Wisconsin is plaintiff, is taken on appeal from any justice court or any municipal or police court having jurisdiction to try and determine cases in which justices of the peace have jurisdiction, to any court of record, such court of record may forthwith allow amendment in case of variance between the statement in the complaint and the proofs in the following cases: "In the name or description of the person, place, premises or of anything, writing or record, or ownership of any property described in the complaint, and in all cases where the variance between the complaint and proof are not material to the merits of the case."

May restpone trial on amendment. SECTION 2. Upon allowing such amendment, the court may direct such amendment of other parts of the complaint as may thereby be rendered necessary, and may in its discretion proceed or postpone the trial.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 30, 1887.