the execution docket as satisfied, giving the date of such satisfaction, and when the same shall be signed by the judgment creditor or his attorney the lien thereof against said real estate shall be satisfied and discharged.

SEC. 8. All judgments which are liens upon real estate by reason of their having been filed in any county auditor's office, shall continue to be liens thereupon in the manner now provided by law.

SEC. 9. That sections 449, 450, 455, 456, 457 and 460 of title 7, chapter 15 of volume 2 of the General Statutes and Codes of Washington as arranged and annotated by William Lair Hill, and all acts and parts of acts in conflict with this act be and the same are hereby repealed.

Approved March 3, 1893.

## CHAPTER XLIII.

[S. B. No. 165.]

## AUTHORIZING JUDGES OF SUPERIOR COURTS TO HOLD SESSIONS OF COURT IN OTHER COUNTIES.

An Act to provide for the holding of sessions of the superior court in any county in this state by a judge of the superior court of any other county, or counties, therein, and declaring an emergency.

Be it enacted by the Legislature of the State of Washington:

Section 1. Whenever a judge of the superior court of any county in this state, or a majority of such judges in any county in which there is more than one judge of said court, shall request the governor of the state to direct a judge of the superior court of any other county to hold a session of the superior court of any such county as is first herein above mentioned, the governor shall thereupon request and direct a judge of the superior court of some other county, making such selection as the governor shall deem to be most consistent with the state of judicial business in other counties, to hold a session of the superior court in the county the judge shall have requested the governor as

aforesaid. Such request and direction by the governor shall be made in writing, and shall specify the county in which he directs the superior judge to whom the same is addressed to hold such session of the superior court, and the period during which he is to hold such session. Thereupon it shall be the duty of the superior judge so requested, and he is hereby empowered to hold a session of the superior court of the county specified by the governor, at the seat of judicial business thereof, during the period specified by the governor, and in such quarters as the county commissioners of said county may provide for the holding of such session.

Sec. 2. Whenever a like request shall be addressed by the judge, or by a majority of the judges (if there be more than one) of the superior court of any county to the superior judge of any other county, he is hereby empowered, if he deem it consistent with the state of judicial business in the county or counties whereof he is a superior judge (and in such case it shall be his duty to comply with such request), to hold a session of the superior court of the county the judge or judges whereof shall have made such request, at the seat of judicial business of such county, in such quarters as shall be provided for such session by the board of county commissioners, and during such period as shall have been specified in the request, or such shorter period as he may deem necessary by the state of judical business in the county or counties whereof he is a superior judge.

Session, when held.

Number of sessions at same time. SEC. 3. In any county where there shall be more than one superior judge, or in which a superior judge of another county may be holding a session of the superior court, as in this act provided, there may be as many sessions of the superior court at the same time as there are judges thereof, or assigned to duty therein by the governor, or responding to a request made as provided in section 2 of this act. In such cases the business of the court shall be so distributed and assigned by law, or in the absence of legislation therefor, by such rules and orders of the court as shall best promote and secure the convenient and expeditious transaction thereof. Judgments, decrees, orders and proceedings of any

session of the superior court held by one or more of the judges of said court, or by any judge of the superior court of another county pursuant to the provisions of this act, shall be equally effectual as if all the judges of such court presided at such session.

Sec. 4. Any judge of the superior court of any county in this state who shall hold a session of the superior court of any other county, in pursuance of the provisions of this act, shall be entitled to receive from the county in which he shall hold such sessions the amount of his actual traveling Traveling expenses from his residence to the place where he shall hold such sessions, and on his return to his residence, and of the actual traveling expenses of his sojourn at the place where he shall hold such sessions during the continuance thereof. The county clerk of such county shall, upon the presentation to him by such judge of a statement of such expenses, verified by his affidavit, issue to such judge a certificate that he is entitled to the amount thereof; and upon presentation of such certificate to the auditor of such county he shall draw a warrant on the general fund of such county for the amount in favor of such judge.

Sec. 5. On account of the great press of business in some of the superior courts of this state, an emergency exists for the immediate operation of this act, therefore it shall take Emergency. effect and be in force from and after its passage and approval by the governor.

Approved March 3, 1893.