alter, amend or repeal this act whenever in its judgment the public interest may require it.

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

Approved March 30, 1889.

[No. 222, S.]

[Published April 3, 1889.]

CHAPTER 210.

AN ACT conferring upon Charles Osthelder and Joseph Osthelder the interest which the state of Wisconsin has in certain real and personal property derived from Maria Young, deceased.

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

SECTION 1. There is hereby conferred upon and conferring vested in Charles Osthelder and Joseph Osthelder, certain property rights of Sheboygan county, Wisconsin, all the right, upon Charles Osthelder et al. title and interest which the state of Wisconsin has by escheat or otherwise, in and to the following described real estate, to-wit: Lots twenty three, twenty-four, twenty-five, twenty-six, twentyseven and twenty-eight, of Cottrill, Peaslee and Johnston's subdivision of lot one of section thirtysix, town eighteen north, of range sixteen east, being in the third ward of the city of Oshkosh, Wisconsin, subject to the right of way of the Chicago and Northwestern Railway company over the same; which real estate was owned by Maria Young at the time of her decease, widow of Charles Osthelder, deceased, and John Young, deceased; there is also hereby conferred upon said Charles Osthelder and Joseph Osthelder, of said Sheboygan county, all the right, title and interest which said state of Wisconsin has by escheat or otherwise in and to the personal property left by said Maria Young, deceased, amounting to two hundred and eighteen dollars and eighty-three cents, and now in the hands of the administrator of the estate of said Maria Young, deceased.

SECTION 2. The recording of a certified copy of

Certified copy hereof to be recorded.

this act in the office of the register of deeds of Winnebago county, state of Wisconsin, shall have the same effect as a duly executed deed of said premises.

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

NOTE BY THE SECRETARY OF STATE.—The foregoing act having been presented to the governor for his approval, and such approval having been withheld, said act was returned by him to the house of the legislature in which it originated; it was then passed over his veto by a vote of 28 ayes, and 0 noes, in the senate, and 77 ayes, and 1 no. in the assembly. Said act therefore becomes a law without the governor's approval, as prescribed in the constitution

March 30, 1889.

ERNST G. TIMME. Secretary of State.

[No 146, A.]

[Published April 3, 1889.]

CHAPTER 211.

AN ACT to amend sections 6 and 7, of chapter 305, of the laws 1887, entitled "An act to authorize the organization of local fire insurance companies in the cities and villages of this state.

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

insurance companies.

Amending sec. SECTION 1. Section 6, of chapter 305. laws of 6 of chapter 805, laws of 1887, is hereby amended so as to read as follows: 1889, relating to Such corporation may, at its annual meeting, or local fire at a special meeting thereof, convened for that purpose, pursuant to its by laws, by a majority of all the votes cast by its members present, in like manner as for the election of directors, authorize its board of directors to insure hotels, stores, groceries, offices and shops, and the contents of such buildings, school-houses, churches, and town, city and society halls; provided, however, that the amount of such risks taken upon such property within and upon any one building of the character