No. 215, A.]

[Published April 3, 1895.

CHAPTER 111.

AN ACT amendatory of section 2, of chapter 290, of the laws of 1891, relating to registrar in probate for Racine county.

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

Registrar in

SECTION 1. Section 2, of chapter 290, of the probate for Racine county; laws of 1891, is hereby amended by striking out of said section the words "in the absence of the county judge" following the word "may" in the eleventh line of said section, as printed. and by adding to said section the following: "Such registrar in probate shall have authority to administer oaths and to take affidavits and acknowledgments, and in so doing may use and affix the seal of said county court," so that said section when amended shall read as follows: Section 2. It shall be the duty of such registrar in probate to have the care and custody of the books and records of such county court, and to record and enter in such books and records all the papers and proceedings of such court, of which record or entry is by law required to be kept or made, or is directed to be kept or made by the county judge. Whenever any application, requiring notice of hearing to be given, shall be made to said court, said registrar in probate may make the proper order for the giving of such notice, signing the same, "By the court registrar;" and such order shall have the same force and effect as if made by the court or county judge. Such registrar in probate shall have authority to administer oaths and to take affidavits and acknowledgments, and in so doing may use and affix the seal of said county court.

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

Approved March 29, 1895.