## CHAPTER 121.

[Fublished April 4, 1870.]

AN ACT to amend section 1 of chapter 61 of the general laws of the state of Wisconsin [for] 1868, entitled "an act to amend subdivision 2 of section one, and to repeal sub-division 8 of section one of chapter 92 of the revised statutes, entitled 'of real property by descent."

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

Amended.

SECTION 1. Section 1 of chapter 61 of the general laws of 1868, entitled "an act to amend sub-division 2 of section 1 of chapter 92 of the revised statutes, and to repeal sub-division three of section 1 of chapter 92 of the revised statutes, entitled 'of real property by descent," is hereby amended so as to read as follows: "Sub-division 2 of section 1 of chapter 92 of the revised statutes is hereby amended so as to read as follows: 'If he shall leave no issue, his estate, real and personal, shall descend to his widow; if he shall leave no issue or widow, his estate shall descend to his parents, if living, and if either shall not be living, the survivor shall inherit his said estate. If a woman shall die leaving no issue, her estate real and personal, shall descend to her husband, if she shall have one at the time of her decease, and if she shall leave surviving her, neither issue nor husband, then her estate, real and personal, shall descend to her parents if living, and if either shall not be living, then the surviving parent shall inherit her said estate."

SECTION 2. This act shall take effect and be in

force from and after its passage and publication.

Approved March 16, 1870.