married woman of the age of eighteen years and upwards may devise and dispose of any real or personal property held by her, or to which she is entitled in her own right by her last will and testament in writing, and may alter or revoke the same in like manner that a person under no disability may do the same.

Section 2. This act shall take effect and be in

force from and after its passage and publication.

Approved February 15, 1870.

CHAPTER 4.

[Published February 18, 1870.]

AN ACT to provide for docketing petitions for liens by mechanics and other persons.

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

SECTION. 1. Every clerk of the circuit court shall clerks of courts keep a separate docket for the purpose of docketing to keep docket petitions for liens by mechanics and other persons, filed in his office by virtue of the provisions of chapter 153 of the revised statutes, entitled "of liens of mechanics and others," and the several acts amendatory thereof, and relating thereto; each page of which shall be divided into eight columns, with written or Form of docket. printed headings to the respective columns as follows, · viz:

Names of persons at whose request labor or materials were furnished.	Names of petition- ers.	Attorney for peti- tioners.	Date of performing labor or furnishing materials.	Date of filing pe- tition.	Description of property.	Amount claimed.	Satisfaction.
	•••••			•••••	•••••	 	

How entry to be made. SECTION 2. Every such clerk shall make correct entries in his docket, aforesaid, of every petition for a lien filed in his office by virtue of the provisions of law aforesaid, under the appropriate headings, entering the names of the persons at whose request labor or materials were furnished, the names of the petitioning creditors, attorney for petitioner, the date of performing labor or furnishing materials, the date of filing petition, description of property, amount claimed, satisfaction.

Clerks to keep index of docket. SECTION 3. Every such clerk shall keep an index to such docket, in the same manner as he keeps an index to judgment dockets, which index shall be arranged in alphabetical order; and immediately upon the filing and docketing of any such petition, he shall enter in such index, in the proper place, the names of the persons at whose request labor or materials were furnished, the names of petitioners, and the page upon which such petition is docketed.

Clerks' fees.

SECTION 4. Every such clerk shall be entitled to receive for his fees for filing, docketing and indexing each petition the sum of thirty-five cents.

Docket to be evidence.

SECTION 5. Every such docket and the entries therein contained, in pursuance of the foregoing provisions, shall be *prima facie* evidence in all the courts of this state of the correctness of such entries; and transcripts therefrom shall be evidence, the same as transcripts from other public records.

Repealed.

SECTION 6. Any and all provisions of law fixing a different compensation for clerk's fees for filing such petitions, are hereby repealed.

SECTION 7. This act shall take effect and be in force

from and after its passage.

Approved February 17, 1870.