out written consent of judge.

÷

Amending sec-tion 2, chapter of the section, the words, "or municipal," so that 883. Not to be said section 2, as amended, will read: Section 2. ^{Section 2} and ^{with} It shall be unlawful for acid perpendent or percent. It shall be unlawful for said parents or parent, guardian or custodian to interfere with or remove such child from the place so provided, without the written consent of such county or municipal judge.

SECTION 3. This act shall take effect and be in force (rom and after its passage and publication. Approved March 30, 1889.

[No. 455, A.]

[Published April 3, 1889.]

CHAPTER 201.

AN ACT to amend chapter 291, of the laws of 1880, entitled, "An act relating to the equalization of assessments."

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

Equalization of

SECTION 1. Section 4, of chapter 291, of the amending sec. laws of 1880, is hereby amended so as to read as tion 3, chapter follows: Section 4. The said commissioners, be-901, laws 1880. for a proceeding to the discharge of their duties, fore proceeding to the discharge of their duties, shall severally take and subscribe an oath or affirmation, faithfully and impartially to discharge their duties under this act; they shall be entitled to receive four dollars each for every day in which they shall be actually employed in the discharge of their said duties, in addition to their actual expenses; the same with all other expenses connected with the making of the application and the subsequent proceedings, to be audited and allowed by the county board of supervisors, whose duty it shall be to charge all such costs and expenses back to the towns, cities and villages whose assessments are raised by the report of the commissioners, in proportion to the amount such towns, cities and villages are raised by such report; if, however, the decision of the commissioners is adverse to the town, city or village making the

appeal, such town, city or village shall re-imburse the county for all expenses paid.

SECTION 2. Section 5, of chapter 291, of the Made applica-laws of 1880, is hereby amended so as to read as 1888. follows: Section 5. This act shall apply to the action or decision of any county board made or taken during the year 1888, as well as to future actions or decisions, and shall take effect and be in force from and after its passage and publication.

Approved March 30, 1889.

[No. 72, A.]

[Published April 4, 1889.]

CHAPTER 202.

AN ACT to authorize the city of Milwaukee to pension widows and children of members of the fire and police departments.

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

SECTION 1. The common council of the city of Authorizing Milwaukee is hereby authorized to pay annually kee to pension to the widow and children and dependent widowed widows and mother of any member of the fire or police de members of fire and police partments of said city, who have been killed since departments. the first day of February, 1889, or who may hereafter be killed in the actual discharge of his duties, such sum of money as a pension for such time as it may deem proper; such sum not to exceed onehalf of the annual salary drawn by said member; provided, that such pension shall cease upon the remarriage of said widow or upon other cessation of dependency of such children or widowed mother.

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

Approved March 30, 1889.