[No. 160, A.] [Published April 12, 1889.]

CHAPTER 344.

AN ACT to amend section 2, of chapter 157, of the laws of 1887, entitled, "An act to protect butter and cheese manufacturers."

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

SECTION 1. Section 2, of chapter 157, of the Amending sec. laws of 1887, is hereby amended by striking out 1887. the words, "by a disinterested competent person," in the second and third lines of said section, and all the words in said section after the word, analysis, in the fifth line thereof, so that said section when so amended shall read as follows: Section 2. Proof of adulterations and skimming may be Proof of adulmade with such standard tests and lactometers as teration how made, are used to determine the quality of milk, or by chemical analysis.

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

Approved April 10, 1889.

[No. 810, A.]

[Published April 13, 1889.]

CHAPTER 345.

AN ACT to amend section 2213, of the revised statutes, relating to deeds of real estate by guardians.

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

Section 1. Section 2213, of the revised statutes section 2213, of 1878, is hereby amended by adding thereto the following: A deed by a special guardian, authorized by the circuit court or circuit judge to convey real estate of any infant in substantially the following form: Whereas, on application in the

Form

Form of deed of special guardian authorized to convey certain real estate of infant.

circuit court of — county, Wisconsin, to sell all the rights, title and interest of —, infant, in and to the real estate hereipafter described, such proceedings were had that the undersigned was, on the — day of —, 18—, appointed the special guardian of said infant in relation to the proceedings to be had upon such application, and gave and filed a duly approved bond to said infant as required, and such proceedings were thereafter had in such circuit court upon such application, that by order made on the - — day of ____, 18__, by said court or by (_____, circuit judge), said special guardian was authorized to execute, acknowledge and deliver to a deed of conveyance of all the right, title and interest of said ----, infant, in and to said real estate. Now, therefore, I, the saidin my capacity of special guardian aforesaid, and in consideration of the premises and —— dollars to me in hand paid by the said ———, do here-by grant and convey unto the said ———— all the right, title and interest of the said infant, in and to the following described real estate in —— county, Wisconsin, to wit;

DESCRIPTION OF LAND.

Witness the hand and seal of the said ————————————————————————————————————	—, —,
Special guardian of ———————————————————————————————————	•
	
 ,	

Effect of when in such form.

When executed and acknowledged according to law, shall have the effect to convey to the grantee therein named all the estate, right and title of the infant in the lands therein described. And if there are more than one infant whose land is to be so conveyed, such form may be varied accordingly. And every such deed, when properly executed and acknowledged, and the record thereof, shall be prima facie evidence of the facts therein stated, and of the authority of every such guardian to execute such deed, and of the regularity

and validity of all the proceedings prior to the execution of such deed.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 10, 1889.

[No. 296, A.]

[Published April 13, 1889.]

CHAPTER 346.

AN ACT to enable members of the Methodist Episcopal church or of annual conferences to form an insurance corporation and to regulate the same.

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

Section 1. Any number of persons, not less Members of than nine, who are residents of this state, and Episcopal regular members of the Methodist Episcopal church may church, or of an annual conference of said church, tual insurance may form a corporation for the purpose of insurance may form a corporation for the purpose of insuring, upon the plan of mutual insurance, church and parsonage property against loss or damage by fire, lightning or other casualties. The first nine persons signing the articles of organization shall be directors of the corporation until the first annual meeting, or until others are elected, and shall possess the usual powers of such corporations for the purposes mentioned. The articles of Articles to be organization having been filed with the commis-commissioner. sioner of insurance and proof that policies in the requisite number and amount have been applied for shall be examined by the attorney general, and, if found in conformity with law, the commissioner shall issue his certificate that said corporation is duly organized and is entitled to do business under the laws of this state.

SECTION 2. Such corporation, in addition to the Powers of. powers granted by chapter 85, of the revised statutes, shall have power:

1st. To make contracts of insurance in this state and elsewhere with any church, board of