ing such notice to be given, signed as follows: "By the court......register in probate." And the notice given accordingly, when so signed by the register in probate, shall have the same force and effect as if signed by the county judge.

Appointment may be revoked.

SECTION 3. The appointment of such register in probate may at any time, in the discretion of said county judge, be revoked and annulled by said county judge; and whenever from any cause a vacancy shall exist in said office of register in probate, such vacancy may be filled by appointment by said county judge.

Compensation.

SECTION 4. The said register in probate shall receive for all services rendered and performed by him under the provisions of this act, in the administration of the estates of deceased persons, in the appointment of guardians to minors, and for all other matters, the same fees as are allowed by law for similar services in the circuit court, to be paid from the county treasury; provided, that the aggregate amount of such fees to be taxed and paid in any one year, shall not exceed two hundred dollars.

SECTION 5. This act shall take effect and be in force from and after its passage and publication. Approved April 17, 1891.

No. 285, A.]

[Published April 24, 1891.

## CHAPTER 299.

AN ACT to amend section 1896, revised statutes, by creating subdivision 2 thereof, and to provide for the organization and management of corporations for the purpose of insuring property against accident from causes other than fire and lightning.

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

Amend section 1896, R./S., 1878. Section 1. Section 1896 of the revised statutes is hereby amended by adding thereto the follow-

ing subdivision 2: Any number of persons, not Corporations, low organized. less than ten, may, in the manner hereinafter prescribed, form a corporation, for the purpose of insuring property against accident from causes other than by fire and lightning; and when such purpose shall have been expressed in its articles of organization, shall not organize with a capital stock of less than twenty-five thousand dollars. Such corporation shall in other respects be subject to the provisions of this chapter, and existing laws so far as applicable thereto.

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

Approved April 17, 1891.

No. 231, A.]

[Published April 24, 1891.

## CHAPTER 300.

AN ACT to secure religious freedom in public reformatories and prisons.

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

SECTION 1. All persons committed to any re-prisoners may form school, prison, or other place of confinement have spiritual attendance of or commitment, in this state, shall be allowed minister or spiritual advice and spiritual ministration from priest of his own selection. any recognized clergyman of the denomination or church to which such persons to committed may respectively belong, or have belonged prior to their being so committed or confined. Such advice and ministration shall be given within the reform school, prison or other place of confinement, in such manner as will secure to such persons the free exercise of their belief, and under such reasonable rules and regulations as the officials in charge of such place of confinement may prescribe.

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

Approved April 17, 1891.