charge such certificates and certified copies as may be required in collecting the amount due under any policy of life insurance; and shall deliver such copies and certificates, when requested, to the executor, administrator, trustee, guardian, widow, or other person principally interested. He may at any time receive and place on file petitions and applications in the probate jurisdiction of the county court, and may issue proper orders for hearing and for notice and for citations thereon in the same manner and with the same effect as if issued by the judge; and the order, notice and citation shall be signed "By the court,, register in probate." But when the judge deems such notice insufficient, he may order such further notice as the case requires.

(Ch. 291, laws of 1889 as amended by Ch. 76, laws of 1895.) Section 4. Such register in probate shall receive such salary as the county board of said county may from time to time provide.

(Ch. 123, laws of 1909.) Section 1. There is added to chapter 291, laws of 1889, a new section to read: Section 4m. The county judge of the county of Walworth may appoint and remove at pleasure an assistant register in probate, who shall perform such duties as the judge shall direct, and in the absence of, or during the disability of the register in probate, the assistant register in probate shall have all the powers and perform all the duties of the register in probate, and during such time shall receive the compensation provided by law for such register in probate, to be deducted from his salary; but the county board of said county may provide a salary for such assistant register in probate.

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

Approved June 2, 1913.

No. 1102, A.]

[Published June 5, 1913.

CHAPTER 396.

AN ACT to create section 1492ab—1, and to amend section 4605 of the statutes, relating to the raising of healthy calves from tubercular cattle on quarantine farms; and providing penalties.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. There is added to the statutes a new section to read: Section 1492ab—1. 1. Individual owners or companies may, upon application, be authorized by the state live stock sanitary board to establish quarantine farms for the purpose of

raising healthy calves from tubercular cattle, under the Bang system, in conformation with such rules and regulations as may be established by the state live stock sanitary board for the maintenance of such quarantine farms.

2. The state live stock sanitary board shall establish such rules and regulations as in the judgment of the members thereof are necessary for the proper conduct of such quarantine farms.

Section 2. Section 4605 of the statutes is amended to read: Section 4605. 1. Any person who shall remove or allow the removal of any domestic animal which has been quarantined by any board of health or health officer, without written permission so to do from the board or officer by whom the quarantine was declared or from the state veterinarian, or who shall remove or allow the removal from premises quarantined by said veterinarian, or from any locality quarantined by proclamation of the governor, of any such animal of the kind diseased or of any other kind susceptible to the contagious or infectious disease prevailing on such premises or in such locality, without written permission from the state veterinarian, shall be punished by a fine of not less than twenty dollars nor more than two hundred dollars, or by imprisonment at hard labor in the county jail not less than thirty days nor more than one year.

- 2. Any person who shall knowingly bring into this state any domestic animal afflicted with or suspected to be afflicted with, or that has been exposed to, any contagious or infectious disease, or who shall, after the governor has issued a proclamation designating any locality or localities without this state from which the importation of such animals into this state is prohibited, receive in charge any animal from such locality or either of them and transport or convey the same to any point within this state shall be punished by a fine of not less than two hundred dollars nor more than two thousand dollars, or by imprisonment at hard labor in the county jail not less than six months nor more than two years.
- 3. Any person knowing or having reason to suspect that there is upon his premises or upon any premises over which he has control, whether as agent or otherwise, any domestic animal afficted with a contagious or infectious disease who shall fail to immediately report the fact to the local board of health or some member thereof, or attempt to conceal the existence of such disease on such premises, or permit any animal afflicted therewith to run at large or come in contact with other animals susceptible to such disease, or resist or obstruct the state veterinarian in the performance of his duty, or sell, offer for sale, give away or in any manner part with the possession of any such animal, or any

animal that has been exposed to and is susceptible to any such contagious or infectious disease, shall be punished as first provided in this section; except that the ownership of tubercular cattle to be used on quarantine premises, as provided in section 1492ab—1, may be transferred to the owner of such quarantine premises by action of the state live stock sanitary board, at a regular meeting of such board, upon joint application of the owner of the cattle and the owner of such quarantine premises.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved June 2, 1913.

No. 1136, A.]

[Published June 5, 1913.

CHAPTER 397.

AN ACT to compensate the officiating chaplains of the senate and assembly for the special session of 1912 and the regular session of 1913, and making an appropriation therefor.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There is hereby appropriated to the officiating chaplains of the special session of the legislature of 1912 and the regular session of 1913 the sum of three dollars for each day of such service, to be paid upon the certificates of the chief clerks of the senate and assembly, respectively, showing the amounts to which each such chaplain is entitled.

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

Approved June 2, 1913.

No. 1140, A.]

[Published June 5, 1913.

CHAPTER 398.

AN ACT to create the town of Gurney from certain territory detached from the town of Saxon, in Iron county.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. All that certain territory in the town of Saxon, in the county of Iron and State of Wisconsin, described as follows, to wit: Sections three, four, five, six, seven, eight, nine, ten, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four, and thirty-five, and the west one-half of sections