ful wedlock of such parents by adoption and they shall take in accordance with the general statutory provisions regulating inheritance and succession as between a parent and a child dying without issue, providing further, that if no heirs or next of kin are found in the line of the adopting parents, the property of the deceased shall go to the natural parents, and, in case they have died, then in their line of descent. The natural parents of such child shall be deprived, by such order of adoption, of all legal rights whatsoever respecting such child and such child shall be freed from all legal obligations of maintenance and obedience to such natural parents, except that where the adopted parent of such child shall be married to one of the natural parents of such child then the relation of such child toward such natural parent so married to the adopted parent shall be in no way altered by such adoption, and the mutual rights and obligations of such natural and adopted parent toward such child shall be the same as if such child were the natural child of both the natural parent and the adopted parent.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 11, 1929.

No. 159, A.]

[Published April 13, 1929.

CHAPTER 30.

AN ACT appropriating a certain sum of money named herein to Mr. and Mrs. Felix Kroplidlowski to compensate them for the death of their minor son, John Kroplidlowski, who was killed by the accidental bursting of a shell which was being used by a unit of the Wisconsin national guard.

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

SECTION 1. There is appropriated from the general fund to Mr. and Mrs. Felix Kroplidlowski, the sum of two thousand dollars for the death of their minor son, John Kroplidlowski, eight years old, who was killed on March 8, 1926, at Stevens Point, Wisconsin, by the bursting of a seventy-five mm. blank cartridge which exploded from unknown cause while Battery D, one hundred and twentieth field artillery, Wisconsin national guard, was participating in a celebration welcoming home the members of the basket ball team of the Stevens Point high school, which had won the state high school basket ball championship; provided that acceptance of this appropriation shall operate as a full and complete discharge to the state of any and all liability or claim on account of or arising from such death aforesaid.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 11, 1929.

No. 163, A.]

[Published April 13, 1929.

CHAPTER 31.

AN ACT to amend paragraph (Eighth Circuit) of section 252.06 of the statutes, relating to terms of court in the eighth judicial circuit.

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

SECTION 1. Paragraph (Eighth Circuit) of section 252.06 of the statutes is amended to read: (252.06) (Eighth Circuit) In the county of Dunn on the second Monday in March and the second Monday in September; in the county of St. Croix on the fourth Monday in March and the fourth Monday in September; in the county of Buffalo on the fourth Monday in April and the second Monday in October; in the county of Pierce on the second Monday of May and the fourth Monday in October; in the county of Pepin on the fourth Monday in May and the • • • third Monday in • • • October.

SECTION 2. This act shall take effect upon passage and publieation.

Approved April 11, 1929.

No. 96, A.]

[Published April 18, 1929.

CHAPTER 32.

- AN ACT to amend paragraph (c) of subsection (2) of section 256.02 of the statutes, relating to the appointment of county judges as divorce counsel.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Paragraph (c) of subsection (2) of section 256.02