CHAPTER LXI.

An Act to amend Section one, of Chapter forty-seven, of the March 6, 1889. General Statutes, relating to Wills.

SECTION 1. Amendment to Section one (1) of Chapter forty-seven (47) of the General Statutes. Strike out the last five lines of the Section.

2. When act to take effect.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. That section one, of chapter forty-seven strike out last of the general statutes, is hereby amended by striking action. therefrom the whole of the proviso which comprises the last five lines of said section, as printed on page 356 of the general statutes.

SEC. 2. This act shall take effect on the first day of When act to June, one thousand eight hundred and sixty-nine.

Approved March 6, 1869.

CHAPTER LXII.

An Act to authorize Guardians to convey to Railroad March 5, 1869. Companies the right of way and depot sites over and upon lands belonging to their wards.

SECTION 1. It shall be lawful for guardians to convey to railroad companies the right of way across the lands belonging to infant heirs, subject to the approval of the Probate Court.

2. When act to take effect,

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Whenever any railroad company shall

Whenguardians may convey real estate belonging to their wards.

have according to law located the route of its road upon and across any lands belonging to infant heirs or other wards it shall be lawful for the guardian of such heirs or wards to convey to such railroad company the necessary right of way upon and across such lands together with grounds for depots, engine and station houses, where the same shall be necessary, subject only to the approval and confirmation of the probate court of the county having jurisdiction of the matter of the guardianship of such heirs or wards.

When act to take effect.

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

Approved March 5, 1869.

CHAPTER LXIII.

March 4, 1869.

An Act to enable foreign executors, administrators and guardians to discharge judgments and mortgages of lands within this State, and to release any lands within this State from the lien of any such judgment or mortgage.

- SECTION 1. What to be considered evidence of the appointment of any executor, administrator or guardian of a foreign country.
 - Any such executor, administrator or guardian may release or discharge any judgment or morigage belonging to the estate or to minor children.
 - May act by his attorney in fact thereto by him duly appointed, by a power
 of attorney.
 - 4. Repeal of former acts.
 - 5. When act to take effect.

Be it enacted by the Legislature of the State of Minnesota:

SECTION 1. That an exemplification of the record of the appointment of any executor, administrator or guardian,