

costs and damages, or otherwise, as required by law in the action. The undertaking may be substantially in the following form:

Whereas an action has been commenced (or is about to be commenced) in a justice court in the county of in which action is plaintiff and is defendant. Now, therefore, the company, a surety company duly authorized by law to do business in the state of Wisconsin, undertakes and agrees to become surety for costs, (or for costs and damages) in said action Dated, 19... Company. by

The undertaking, when filed, shall be accompanied with the certificate of the commissioner of insurance, or a copy thereof duly certified by him, mentioned in section 1966—34 of the statutes of 1898.

No. 139, S.]

[Published April 27, 1903.

CHAPTER 107.

AN ACT relating to asphalt street paving in cities of the first class.

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

Designations of name or brand void. SECTION 1. No special brand of asphalt shall be required by name to be furnished in specifications for paving or repairing of streets with asphalt in cities of the first class. Every contract made by any city of the first class, its officers or agents pursuant to or founded upon specification, plan, detail or drawing of any kind or nature requiring by name any particular or special brand of asphalt to be furnished for street paving or repairing, shall be wholly void.

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

Approved April 24, 1903.