

person has a general guardian and the application is to any court other than the court in which such general guardian was appointed, notice of hearing of said application shall be given by mailing a copy of such notice to the judge of the court that appointed such general guardian, and also to the general guardian, unless he is the petitioner, at least 10 days before the date of the hearing.

Approved August 17, 1945.

No. 319, S.]

[Published August 20, 1945.

CHAPTER 535.

AN ACT to create 325.34 of the statutes, relating to the impeachment of hostile witnesses in criminal actions.

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

325.34 of the statutes is created to read:

325.34 HOSTILE WITNESS IN CRIMINAL CASES. Where testimony of a witness on the trial in a criminal action is inconsistent with a statement previously made by him and reduced to writing and approved by him or taken by a phonographic reporter, he may, in the discretion of the court, be regarded as a hostile witness and examined as an adverse witness, and the party producing him may impeach him by evidence of such prior contradictory statement.

Approved August 17, 1945.

No. 320, S.]

[Published August 20, 1945.

CHAPTER 536.

AN ACT to create 324.351 of the statutes, relating to the citation of executors, administrators, guardians and trustees, and providing a penalty.

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

324.351 of the statutes is created to read:

324.351 FAILURE OF EXECUTOR, ADMINISTRATOR, GUARDIAN OR TRUSTEE TO FILE ACCOUNT. If any executor, administrator,