

State of Wisconsin



1997 Assembly Bill 966

Date of enactment: **June 4, 1998**
Date of publication*: **June 18, 1998**

1997 WISCONSIN ACT 250

AN ACT relating to: the 2-digit date prefix specified on forms (Revisor's Correction Bill).

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

SECTION 1. 5.55 (form) of the statutes is amended to read:
5.55 (form)

OFFICIAL BALLOT
(date of election)
FOR

.... Ward (Wards) (if any)
.... Aldermanic district (if any)
City (Village or Town) of
.... 19.. (year)

Ballot issued by

....
....
(Initials of inspectors)

Absent Elector's Ballot issued by

....
(Initials of municipal clerk or deputy clerk)

Certification of Elector Assistance

I certify that this ballot was marked or punched by me for an elector who is authorized under the law to have assistance, upon request and as directed by the elector.

....
(Signature of assisting individual)

* Section 991.11, WISCONSIN STATUTES 1995-96: Effective date of acts. "Every act and every portion of an act enacted by the legislature over the governor's partial veto which does not expressly prescribe the time when it takes effect shall take effect on the day after its date of publication as designated" by the secretary of state [the date of publication may not be more than 10 working days after the date of enactment].

SECTION 2. 6.15 (2) (a) (form) of the statutes is amended to read:

6.15 (2) (a) (form)

STATE OF WISCONSIN

County of

I, ..., do solemnly swear that I am a citizen of the United States; that prior to establishing Wisconsin residence, my legal residence was in the ... (town) (village) (city) of ..., state of ..., residing at ... (street address); that on the day of the next presidential election, I shall be at least 18 years of age and that I have been a legal resident of the state of Wisconsin since ..., ~~19~~ ... (year), residing at ... (street address), in the [... ward of the ... aldermanic district of] the (town) (village) (city) of ..., county of ...; that I have resided in the state less than 10 days, that I am qualified to vote for president and vice president at the election to be held November ..., ~~19~~ ... (year), that I am not voting at any other place in this election and that I hereby make application for an official presidential ballot, in accordance with section 6.15 of the Wisconsin statutes.

Signed ...
P.O. Address ...

Subscribed and sworn to before me this ... day of ..., ~~19~~ ... (year)

...(Name)

...(Title)

SECTION 3. 6.18 (form) of the statutes is amended to read:

6.18 (form) This blank shall be returned to the municipal clerk's office. Application must be received in sufficient time for ballots to be mailed and returned prior to any presidential election at which applicant wishes to vote. Complete all statements in full.

APPLICATION FOR PRESIDENTIAL
ELECTOR'S ABSENT BALLOT.

(To be voted at the Presidential Election
on November ..., ~~19~~ ... (year))

I, ... hereby swear or affirm that I am a citizen of the United States, formerly residing at ... in the ... ward ... aldermanic district (city, town, village) of ..., County of ... for 10 days prior to leaving the State of Wisconsin. I, ... do solemnly swear or affirm that I do not qualify to register or vote under the laws of the State of ... (State you now reside in) where I am presently residing. A citizen must be a resident of: State ... (Insert time) County ... (Insert time) City, Town or Village ... (Insert time), in order to be eligible to register or vote therein. I further swear or affirm that my legal residence was established in the State of ... (the State where you now reside) on ... Month ... Day ... Year.

Signed ...
Address ... (Present address)
...(City) ... (State)

Subscribed and sworn to before me this ... day of ... ~~19~~ ... (year).

...(Notary Public, or other officer authorized to administer oaths.)

...(County)

My Commission expires

MAIL BALLOT TO:

NAME ...

ADDRESS ...

CITY ... STATE ... ZIP CODE ...

Penalties for Violations. Whoever swears falsely to any absent elector affidavit under this section may be fined not more than \$1,000 or imprisoned not more than 6 months, or both. Whoever intentionally votes more than once in an election may be fined not more than \$10,000 or imprisoned not more than 3 years, or both.

...(Municipal Clerk)
...(Municipality)

SECTION 4. 10.02 (3) (form) (intro.) of the statutes is amended to read:

10.02 (3) (form) (intro.)

FACSIMILE BALLOT NOTICE
OF ... ELECTION

Office of ... [County] [Municipal] Clerk.

To the Electors of ... [County] [Municipality]:

Notice is hereby given of a ... election to be held in the several wards in the [county] [municipality] of ..., on the ... day of ..., ~~19~~ ... (year), at which the officers named below shall be chosen. The names of the candidates for each office to be voted for, whose nominations have been certified to or filed in this office, are given under the title of the office and

under the appropriate party or other designation, each in its proper column, together with the questions submitted to a vote, in the sample ballot below.

INFORMATION TO ELECTORS

Except where a different statement is prescribed by the board for use in whole or in part by municipalities using electronic voting systems under s. 5.95, the voting instructions shall be given substantially as follows:

SECTION 5. 19.01 (1) (form) of the statutes is amended to read:

19.01 (1) (form)

STATE OF WISCONSIN,

County of

I, the undersigned, who have been elected (or appointed) to the office of, but have not yet entered upon the duties thereof, swear (or affirm) that I will support the constitution of the United States and the constitution of the state of Wisconsin, and will faithfully discharge the duties of said office to the best of my ability. So help me God.

Subscribed and sworn to before me this day of, 19~~..~~ (year)

.....
....(Signature)....

SECTION 6. 19.01 (2) (a) (form) of the statutes is amended to read:

19.01 (2) (a) (form) We, the undersigned, jointly and severally, undertake and agree that, who has been elected (or appointed) to the office of, will faithfully discharge the duties of the office according to law, and will pay to the parties entitled to receive the same, such damages, not exceeding in the aggregate dollars, as may be suffered by them in consequence of the failure of to discharge the duties of the office.

Dated, 19~~..~~ (year)

....(Principal)....
....(Surety)....

SECTION 7. 23.10 (4) (form) of the statutes is amended to read:

23.10 (4) (form)

STATE OF WISCONSIN
DEPARTMENT OF NATURAL RESOURCES.

To all to whom these presents shall come, greeting:

Know ye, that reposing special trust and confidence in the integrity and ability of, of the county of, we do hereby appoint and constitute a conservation warden (or county, or special conservation warden) for the (county of), state of Wisconsin, and do authorize and empower to execute and fulfill the duties of that office according to law, during good behavior and the faithful performance of the duties of that office.

In testimony whereof, the secretary has hereunto affixed the secretary's signature and the official seal of the department, at its office in the city of Madison, Wisconsin, this day of, 19~~..~~ (year).

(Seal)

STATE OF WISCONSIN
DEPARTMENT OF NATURAL RESOURCES.
By

SECTION 8. 59.64 (1) (d) 1. (form) of the statutes is amended to read:

59.64 (1) (d) 1. (form)

STATE OF WISCONSIN

v.

....

IN COURT

Complaint for

Before, Judge.

Heard the day of, 19~~..~~ (year)

To the County Board of County:

I hereby certify that in the foregoing entitled action the following named persons rendered services therein, and attended before me in the capacity stated, and that they are severally entitled to the amounts specified below for the services, attendance and travel, and that the services were actually and necessarily rendered, and said action was prosecuted in good faith:

A.B. (constable or sheriff), actually and necessarily traveled in serving the herein, miles, and attended court days, and is entitled to dollars for other just and lawful services in the cause, and in all is entitled to dollars.

Dated this day of, 19~~..~~ (year)

SECTION 9. 62.075 (3) (form) of the statutes is amended to read:

62.075 (3) (form) Notice is hereby given that the petition of will be heard by the circuit court of county, at the court house, in the city of, Wisconsin, on the day of, 19.... (year), at M., or as soon thereafter as counsel can be heard. That said petition prays for the detachment of the following area of land from the city of and annexation to the town of, in accordance with section 62.075 of the Wisconsin statutes, which area of land is described as follows:
Dated

.... (Petitioner's attorney)
P.O. Address

SECTION 10. 62.50 (13) (form) of the statutes is amended to read:

62.50 (13) (form) To the honorable board of fire and police commissioners:

Please take notice that I appeal from the order or decision of the chief of the department, discharging (or suspending) me from service, which order of discharge (or suspension) was made on the day of, 19.... (year).

SECTION 11. 66.123 (form) of the statutes is amended to read:

66.123 (form)

AFFIDAVIT

STATE OF WISCONSIN

.... County

In the court of the of

A. F., being duly sworn, says that on the day of, 19.... (year), in said county, in and upon certain premises in the (city, town or village) of and more particularly described as follows: (describe the premises) there now exists a necessity to determine if said premises comply with (section of the Wisconsin statutes) or (section of ordinances of said municipality) or both. The facts tending to establish the grounds for issuing a special inspection warrant are as follows: (set forth brief statement of reasons for inspection, frequency and approximate date of last inspection, if any, which shall be deemed probable cause for issuance of warrant).

Wherefore, the said A. F. prays that a special inspection warrant be issued to search such premises for said purpose.
...(Signed) A. F.

Subscribed and sworn to before me this day of, 19.... (year)

.... Judge of the Court.

SPECIAL INSPECTION WARRANT

STATE OF WISCONSIN

.... County

In the court of the of

THE STATE OF WISCONSIN, To the sheriff or any constable or any peace officer of said county:

Whereas, A. B. has this day complained (in writing) to the said court upon oath that on the day of, 19.... (year), in said county, in and upon certain premises in the (city, town or village) of and more particularly described as follows: (describe the premises) there now exists a necessity to determine if said premises comply with (section of the Wisconsin statutes) or (section of ordinances of said municipality) or both and prayed that a special inspection warrant be issued to search said premises.

Now, therefore, in the name of the state of Wisconsin you are commanded forthwith to search the said premises for said purposes.

Dated this day of, 19.... (year),
.... Judge of the Court.

INDORSEMENT ON WARRANT

Received by me, 19.... (year), at o'clock M.

.... Sheriff (or peace officer).

RETURN OF OFFICER

STATE OF WISCONSIN

.... Court

.... County.

I hereby certify that by virtue of the within warrant I searched the named premises and found the following things (describe findings).

Dated this day of, 19.... (year).
.... Sheriff (or peace officer).

SECTION 12. 66.37 (2) (form) of the statutes is amended to read:

66.37 (2) (form)

STATE OF WISCONSIN,
County of

I, (designation of officer), do certify that has this day exhibited to me the head (or ears) of, which (he, she) claims to have killed in said (town, city, village), and that the head (or ears) of said was (were) destroyed in my presence, and that the said is on presentation of this certificate to the (town, city, village) clerk within 20 days from the date hereof, entitled to an order on the (town, city, village) treasurer for the sum of dollars, to be drawn from the general fund of said (town, city, village).

Dated this day of, 19.. (year).

.... (Designation of Officer)

SECTION 13. 66.54 (6) (a) (form) of the statutes is amended to read:

66.54 (6) (a) (form)

\$....

No.

(name of municipality)
CONTRACTOR'S CERTIFICATE
FOR CONSTRUCTION OF
(name of municipality)
ISSUED PURSUANT TO
SECTION 66.54 (6) WIS. STATS.

We, the undersigned officers of the (name of municipality), hereby certify that (name and address of contractor) has performed the work of constructing in benefiting the following premises, to wit: (insert legal description) in the (name of municipality) County, Wisconsin, pursuant to a contract entered into by said (name of municipality) with the said (name of contractor), dated, and that entitled to the sum of dollars, being the unpaid balance due for said work chargeable to the property hereinabove described.

NOW, THEREFORE, If the said sum shall not be paid to the treasurer of (name of municipality) before the first day of December, next, the same shall be extended upon the tax roll of the (name of municipality) against the property above described as listed therein, and collected for, as provided by law.

This certificate is transferable by indorsement but such assignment or transfer shall be invalid unless the same shall be recorded in the office of the clerk of the (name of municipality) and the fact of such recording is indorsed on this certificate. THE HOLDER OF THIS CERTIFICATE SHALL HAVE NO CLAIM UPON THE (Name of municipality) IN ANY EVENT, EXCEPT FROM THE PROCEEDS OF THE SPECIAL ASSESSMENTS LEVIED FOR SAID WORK AGAINST THE ABOVE DESCRIBED LAND.

This certificate shall bear interest from its date to January 1 next succeeding.

Given under our hands at (name of municipality), this day of, 19 .. (year)

....
(Mayor, President, Chairperson)

Countersigned:

....

Clerk, (name of municipality)

ASSIGNMENT RECORD

Assigned by (Original Contractor) to (Name of Assignee) of (Address of Assignee) (Date and signature of clerk)

SECTION 14. 70.44 (1) of the statutes is amended to read:

70.44 (1) Real or personal property omitted from assessment in any of the 2 next previous years, unless previously reassessed for the same year or years, shall be entered once additionally for each previous year of such omission, designating each such additional entry as omitted for the year 19.. (giving year of omission) and affixing a just valuation to each entry for a former year as the same should then have been assessed according to the assessor's best judgment, and taxes shall be apportioned, using the net tax rate as provided in s. 70.43, and collected on the tax roll for such entry. This section shall not apply to manufacturing property assessed by the department of revenue under s. 70.995.

SECTION 15. 70.995 (12) (a) of the statutes is amended to read:

70.995 (12) (a) The department of revenue shall prescribe a standard manufacturing property report form that shall be submitted annually for each real estate parcel and each personal property account on or before March 1 by all manufacturers whose property is assessed under this section. The report form shall contain all information deemed necessary by the department and shall include, without limitation, income and operating statements, fixed asset schedules and a report of new construction or demolition. Failure to submit the report shall result in denial of any right of redetermination by the state board of assessors or the tax appeals commission. If any property is omitted or understated in the assessment roll in any of the next 5 previous years, the assessor shall enter the value of the omitted or understated property once for each previous year of the omission or understatement. The assessor shall designate each additional entry as omitted or understated for the year 19.. (giving year of omission or understatement). The assessor shall affix a just valuation to each entry for a former year as it should have been assessed according to the assessor's best judgment. Taxes shall

be apportioned and collected on the tax roll for each entry, on the basis of the net tax rate for the year of the omission, taking into account credits under s. 79.10, and interest shall be added at the rate of 0.0267% per day for the period of time between the date when the form is required to be submitted and the date when the assessor affixes the just valuation.

SECTION 16. 75.16 (form) of the statutes is amended to read:

75.16 (form) To all to whom these presents shall come, greeting:

Whereas,, treasurer of the county of, has deposited in the office of the county clerk of the county of, in the state of Wisconsin, a tax certificate of said county, whereby it appears, as the fact is, that the following described piece (or pieces) or parcel (or parcels) of land lying and being situated in the county of, to wit: (Here describe the lands) was (or were) included in the tax certificate issued to the county of on August 15, 19~~..~~ (year), for the nonpayment of real property taxes, special assessments, special charges or special taxes, in the amount of dollars and cents, in the whole, which sum was the amount assessed and due and unpaid on said tract (or several tracts) of land, and whereas it further appears, as the fact is, that the owner (or owners) or claimant (or claimants) of said land has (or have) not redeemed from said certificate the lands which were included as aforesaid, and said lands continue to remain unredeemed, whereby said described lands have become forfeited and the said county is entitled to a conveyance thereof:

Now, therefore, know all by these presents that the county of, in said state, and the state of Wisconsin, in conformity to law, have given and hereby do give, grant and convey the tract (or several tracts) of land above described, together with the hereditaments and appurtenances, to the said county of and its assigns, to their sole use and benefit forever.

In testimony whereof, I,, the clerk of the county of, have executed this deed pursuant to and in virtue of the authority in me vested by the statutes of the state of Wisconsin, and for and on behalf of said state and the county of aforesaid, and have hereunto subscribed my name officially and affixed the seal of the said (name it), at in said county of, this day of, 19~~..~~ (year).

[L. S.]

A. B.
(Here give official designation.)

Done in presence of

....
....

SECTION 17. 75.521 (3) (am) (intro.) of the statutes is amended to read:

75.521 (3) (am) (intro.) The parcels shall be numbered consecutively in the list prepared under par. (a). The list shall be known as the "List of Tax Liens of County Being Foreclosed by Proceeding in Rem 19~~..~~ (year), No." and shall bear the following caption:

"STATE OF WISCONSIN
CIRCUIT COURT
.... COUNTY

In the matter of the foreclosure of tax liens under section 75.521 Wisconsin Statutes by County, List of Tax Liens for 19~~..~~ (year), Number". The list shall contain as to each parcel, the following:

SECTION 18. 88.29 (5) (form) of the statutes is amended to read:

88.29 (5) (form) "Notice is hereby given that the drainage board of county will meet on the day of, 19 (year), at o'clock, M. at the (here describe the place of meeting) to consider the petition filed in the circuit court of county to drain lands among which are the following: (here describe the lands described in the petition). All persons interested may appear and be heard on the petition.

Dated
.....
.....
.....
Drainage Board".

SECTION 19. 88.34 (2) (form) of the statutes is amended to read:

88.34 (2) (form)

"Circuit court for county,
In the matter of the drainage.

Whereas a report has been filed in this court by the county drainage board recommending the drainage of the following described lands: (here describe the lands reported for drainage).

It is ordered that the report be heard and examined before this court on the day of, 19 (year), at o'clock M. at the (here state the place of hearing) at which time and place all interested persons may appear and be heard. All objections must be in writing and comply with s. 88.07 (1).

Dated

....
Circuit Judge”

SECTION 20. 187.05 (3) (a) (form) (intro.) of the statutes is amended to read:

187.05 (3) (a) (form) (intro.) Know all by these presents: That the undersigned (insert the names of the signers) members of the denominational body herein named, by vote of such body taken at its meeting, held on the day of, 19.. (year), at, Wisconsin, and all others who now are or hereafter may become associated with them in said body, for the purpose of forming a corporation under the laws of Wisconsin, declare:

SECTION 21. 187.14 (4) (b) (form) of the statutes is amended to read:

187.14 (4) (b) (form) Know all by these presents: That the undersigned, duly appointed joint commissioners of of, Wisconsin, and of, Wisconsin, to effect a consolidation of said incorporated religious societies, do hereby certify that, pursuant to the authority in us vested, we have consolidated and do hereby consolidate the above named of, Wisconsin, and of, Wisconsin, into one religious society of the (church, sect, denomination or other description), located in the of, county of, and state of Wisconsin, which consolidated society shall be known and incorporated by the name of

In witness whereof, we have hereunto set our hands and seals this day of, 19 (year)
(Acknowledged)

(Signed) (Seal)

SECTION 22. 243.10 (1) (a) (form) of the statutes is amended to read:
243.10 (1) (a) (form)

STATUTORY POWER OF ATTORNEY

NOTICE: THIS IS AN IMPORTANT DOCUMENT. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS. THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON WHOM YOU DESIGNATE (YOUR “AGENT”) BROAD POWERS TO HANDLE YOUR PROPERTY, WHICH MAY INCLUDE POWERS TO PLEDGE, SELL OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. THE POWERS WILL EXIST AFTER YOU BECOME DISABLED, INCAPACITATED OR INCOMPETENT IF YOU CIRCLE THAT PROVISION. THE POWERS THAT YOU GIVE YOUR AGENT ARE EXPLAINED MORE FULLY IN SECTION 243.10 OF THE WISCONSIN STATUTES. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL OR OTHER HEALTH-CARE DECISIONS FOR YOU. IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU.

I.... (insert your name and address) appoint.... (insert the name and address of the person appointed, or of each person appointed, if you want to designate more than one) as my agent to act for me in any lawful way with respect to the powers initialed below. If the person or persons appointed are unable or unwilling to act as my agent, I appoint.... (insert name and address of alternate person appointed) to act for me in any lawful way with respect to the powers initialed below.

TO GRANT ONE OR MORE OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF EACH POWER YOU ARE GRANTING.

TO WITHHOLD A POWER, DO NOT INITIAL THE LINE IN FRONT OF IT. YOU MAY, BUT NEED NOT, CROSS OUT EACH POWER WITHHELD.

Initials

- _____ 1. Real property transactions.
- _____ 2. Tangible personal property transactions.
- _____ 3. Stock and bond transactions.
- _____ 4. Commodity and option transactions.
- _____ 5. Banking and other financial institution transactions.
- _____ 6. Business operating transactions.
- _____ 7. Insurance and annuity transactions.
- _____ 8. Estate, trust, and other beneficiary transactions.
- _____ 9. Claims and litigation.
- _____ 10. Personal and family maintenance.
- _____ 11. Benefits from social security, medicare, medicaid or other governmental programs, or military service.
- _____ 12. Retirement plan transactions.

13. Business operating transactions.

SPECIAL INSTRUCTIONS:

ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTIONS LIMITING OR EXTENDING THE POWERS GRANTED TO YOUR AGENT.

.....
.....
.....
.....
.....
.....
.....
.....
.....
.....

This power of attorney will become effective (immediately) (immediately, and is not affected by my subsequent disability, incapacity or incompetency) (when I become disabled, incapacitated or incompetent) CIRCLE ONE.

I agree that any third party who receives a copy of this document may act under it. Revocation of the power of attorney is not effective as to a third party until the third party learns of the revocation. I agree to reimburse the third party for any loss resulting from claims that arise against the third party because of reliance on this power of attorney.

Signed this day of, 19~~..~~ (year)

....
(Your Signature)

....
(Your Social Security Number)

State of
County of

This document was acknowledged before me on (date) by (name of principal).

....
(Signature of Notarial Officer)

(Seal, if any)

(Title)
[My commission expires:]

BY ACCEPTING OR ACTING UNDER THE APPOINTMENT, THE AGENT ASSUMES THE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES OF AN AGENT.

SECTION 23. 425.205 (2) (form) of the statutes is amended to read:
425.205 (2) (form)

State of Wisconsin
Circuit Court
.... County
A. B. Plaintiff

v.
C. D. Defendant

SUMMONS (Small Claim)

THE STATE OF WISCONSIN

To said Defendant:

The Plaintiff named above has commenced an action to recover possession of the following property:
[Description of Collateral or Leased Goods]

This claim arises under a consumer credit transaction under which you are alleged to be in default, as described in the attached complaint.

IF YOU ARE NOT IN DEFAULT OR HAVE AN OBJECTION TO THE PLAINTIFF'S TAKING THE PROPERTY LISTED ABOVE, YOU MAY ARRANGE FOR A HEARING ON THESE ISSUES BY APPEARING IN THE CIRCUIT COURT OF COUNTY, IN THE COURTHOUSE LOCATED IN, (municipality), BEFORE JUDGE OR ANY OTHER JUDGE TO WHOM THE ACTION MAY BE ASSIGNED, ON ... (date), AT ... (time). IF YOU DO NOT APPEAR AT THAT TIME, JUDGMENT WILL BE RENDERED AGAINST YOU FOR DELIVERY OF THE PROPERTY TO THE PLAINTIFF.

DATED, 19~~..~~ (year)

E.F.

Clerk of Circuit Court
[or]
Plaintiff's Attorney

Plaintiff's P. O. Address

....
....

Plaintiff's Attorney (if any)

....
....

Defendant's P. O. Address

....
....

SECTION 24. 703.16 (9) (form) of the statutes is amended to read:
703.16 (9) (form)

Statement of Condominium Lien

This is to certify that owner(s) of unit No. in Condominium (is) (are) indebted to the association in the amount of \$..... as of, 19... (year) for (his) (her) (its) (their) proportionate share of common expenses of the Condominium for the period from (date) to (date), plus interest thereon at the rate of%, costs of collection, and actual attorney fees.

Association
By:
Officer's title (or agent)
Address
Phone number

I hereby affirm under penalties of perjury that the information contained in the foregoing Statement of Condominium Lien is true and correct to the best of my knowledge, information, and belief.

.....
Officer (or agent)

SECTION 25. 707.37 (5) (form) of the statutes is amended to read:
707.37 (5) (form)

STATEMENT OF TIME-SHARE LIEN

This is to certify that owner(s) of time share No. in, a time-share property (is) (are) indebted to, the managing entity, in the amount of \$.... as of, 19... (year) for (his) (her) (its) (their) proportionate share of time-share expenses for the period from (date) to (date), plus interest thereon at the rate of%, costs of collection, and actual attorney fees.

(Managing Entity)
By:....
Officer's title (or agent)
Address....
Phone number....

I hereby affirm under penalties of perjury that the information contained in the foregoing Statement of Time-Share Lien is true and correct to the best of my knowledge, information and belief.

....
Officer (or agent)

SECTION 26. 757.02 (1) (form) of the statutes is amended to read:
757.02 (1) (form)

STATE OF WISCONSIN,
County of

I, the undersigned, who have been elected (or appointed) to the office of, but have not yet entered upon the duties thereof, do solemnly swear that I will support the constitution of the United States and the constitution of the state of Wisconsin; that I will administer justice without respect to persons and will faithfully and impartially discharge the duties of said office to the best of my ability. So help me God.

....(Signature)

Subscribed and sworn to before me this day of, 19... (year).

....(Signature)

SECTION 27. 766.588 (9) (form) of the statutes is amended to read:

766.588 (9) (form)

NOTICE TO PERSONS WHO SIGN THIS AGREEMENT:

1. A PROPERTY LAW KNOWN AS THE MARITAL PROPERTY SYSTEM GOVERNS THE PROPERTY RIGHTS OF MARRIED PERSONS IN WISCONSIN. AFTER THE MARITAL PROPERTY SYSTEM APPLIES TO A MARRIED COUPLE, EACH SPOUSE HAS AN UNDIVIDED ONE-HALF OWNERSHIP INTEREST IN PROPERTY, SUCH AS WAGES, DEFERRED EMPLOYMENT BENEFITS, LIFE INSURANCE, INCOME FROM PROPERTY AND CERTAIN APPRECIATION OF PROPERTY, THEREAFTER ACQUIRED DURING MARRIAGE DUE TO THE EFFORTS OF EITHER OR BOTH SPOUSES. PROPERTY WHICH IS BROUGHT TO THE MARRIAGE AND PROPERTY WHICH IS ACQUIRED BY ONE SPOUSE DURING THE MARRIAGE BY GIFT OR INHERITANCE IS NOT MARITAL PROPERTY BUT IS SOLELY OWNED BY THE ACQUIRING SPOUSE. THIS AGREEMENT ALTERS THE LAW GOVERNING YOUR PROPERTY RIGHTS. THE PURPOSE OF THE FOLLOWING INFORMATION IS TO APPRISE YOU, IN VERY GENERAL TERMS, OF SOME OF THE MORE IMPORTANT ASPECTS AND POSSIBLE EFFECTS OF THIS AGREEMENT. THE INFORMATION IS NOT INTENDED TO BE A PRECISE OR COMPLETE RECITATION OF THE LAW APPLICABLE TO THIS AGREEMENT AND IS NOT A SUBSTITUTE FOR LEGAL ADVICE.

2. BY ENTERING INTO THIS AGREEMENT, YOU HAVE AGREED TO RELINQUISH YOUR RIGHTS TO A SOLE OWNERSHIP INTEREST IN YOUR SOLELY OWNED PROPERTY; HOWEVER, YOU ARE ACQUIRING AUTOMATIC, EQUAL OWNERSHIP RIGHTS, WITH YOUR SPOUSE, TO ALL PROPERTY THAT YOU AND YOUR SPOUSE OWN OR ACQUIRE.

3. THIS AGREEMENT MAY AFFECT:

A. YOUR ACCESS TO CREDIT AND THE PROPERTY AVAILABLE TO SATISFY OBLIGATIONS INCURRED BY YOU OR YOUR SPOUSE.

B. THE ACCUMULATION OF AND THE MANAGEMENT AND CONTROL OF PROPERTY BY YOU DURING YOUR MARRIAGE.

C. THE AMOUNT OF PROPERTY YOU HAVE TO DISPOSE OF AT YOUR DEATH.

D. YOUR TAXES.

E. ANY PREVIOUS MARRIAGE AGREEMENT ENTERED INTO BY YOU AND YOUR SPOUSE.

4. THIS AGREEMENT DOES NOT:

A. AFFECT RIGHTS AT DIVORCE.

B. ALTER THE LEGAL DUTY OF SUPPORT THAT SPOUSES HAVE TO EACH OTHER OR THAT A SPOUSE HAS TO HIS OR HER CHILDREN.

C. BY ITSELF PROVIDE THAT, UPON YOUR DEATH, YOUR MARITAL PROPERTY PASSES TO YOUR SURVIVING SPOUSE. IF THAT IS WHAT YOU INTEND, YOU ARE ENCOURAGED TO SEEK LEGAL ADVICE TO DETERMINE WHAT MUST BE DONE TO ACCOMPLISH THAT RESULT.

5. IN GENERAL, THIS AGREEMENT IS NOT BINDING ON CREDITORS UNLESS THE CREDITOR IS FURNISHED A COPY OF THE AGREEMENT BEFORE CREDIT IS EXTENDED. (It is not necessary to furnish a copy of the financial disclosure form.) IN ADDITION, THIRD PARTIES OTHER THAN CREDITORS MIGHT NOT BE BOUND BY THIS AGREEMENT UNLESS THEY HAVE ACTUAL KNOWLEDGE OF THE TERMS OF THE AGREEMENT.

6. IF YOU WISH TO AFFECT AN INTEREST IN YOUR REAL PROPERTY WITH THIS AGREEMENT, PARTICULARLY IN RELATION TO THIRD PARTIES, ADDITIONAL LEGAL PROCEDURES AND FORMALITIES MAY BE REQUIRED. IF YOU HAVE QUESTIONS REGARDING THE EFFECT OF THIS AGREEMENT ON YOUR REAL PROPERTY, YOU ARE URGED TO SEEK LEGAL ADVICE.

7. IF YOU DO NOT COMPLETE SCHEDULE "A", "FINANCIAL DISCLOSURE", AND THE AGREEMENT BECOMES EFFECTIVE, THE AGREEMENT TERMINATES 3 YEARS AFTER THE DATE THAT YOU BOTH HAVE SIGNED THE AGREEMENT AND YOU MAY NOT, EXECUTE A SUBSEQUENT STATUTORY TERMINABLE MARITAL PROPERTY CLASSIFICATION AGREEMENT WITH THE SAME SPOUSE DURING THE SAME MARRIAGE UNLESS YOU COMPLETE THE FINANCIAL DISCLOSURE FORM. IF YOU INTEND THAT THIS AGREEMENT EXTEND BEYOND 3 YEARS, EACH OF YOU, BEFORE SIGNING THE AGREEMENT, MUST DISCLOSE TO THE OTHER YOUR EXISTING PROPERTY AND YOUR EXISTING FINANCIAL OBLIGATIONS, BY COMPLETING SCHEDULE "A", "FINANCIAL DISCLOSURE". IF SCHEDULE "A" HAS BEEN FILLED OUT BUT, IN A LEGAL ACTION AGAINST YOU TO ENFORCE THE AGREEMENT, YOU SHOW THAT THE INFORMATION ON SCHEDULE "A" DID NOT PROVIDE YOU WITH FAIR AND REASONABLE DISCLOSURE UNDER THE CIRCUMSTANCES, THE DURATION OF THE AGREEMENT IS 3 YEARS AFTER BOTH PARTIES SIGNED THE AGREEMENT.

8. ONE SPOUSE MAY TERMINATE THIS AGREEMENT AT ANY TIME BY GIVING SIGNED NOTICE OF TERMINATION TO THE OTHER SPOUSE. THE AGREEMENT TERMINATES 30 DAYS AFTER NOTICE IS GIVEN.

9. TERMINATION OF THIS AGREEMENT DOES NOT BY ITSELF CHANGE THE CLASSIFICATION OF PROPERTY CLASSIFIED BY THE AGREEMENT.

10. THIS AGREEMENT MAY BE AMENDED, REVOKED OR SUPPLEMENTED BY A LATER MARITAL PROPERTY AGREEMENT.

11. BOTH PARTIES MUST SIGN THIS AGREEMENT AND THE SIGNATURES MUST BE AUTHENTICATED BY OR ACKNOWLEDGED BEFORE A NOTARY. THE AGREEMENT BECOMES EFFECTIVE ON THE DATE THAT YOU HAVE BOTH SIGNED IT, THE DATE THAT YOU MARRY, OR THE DATE ON WHICH YOU ARE BOTH DOMICILED IN WISCONSIN, WHICHEVER IS LATER. IF YOU ALTER THE LANGUAGE OF THE AGREEMENT ON THIS FORM THE AGREEMENT WILL NOT CONSTITUTE A STATUTORY TERMINABLE MARITAL PROPERTY CLASSIFICATION AGREEMENT (BUT IT MAY QUALIFY AS A GENERAL MARITAL PROPERTY AGREEMENT UNDER SECTION 766.58, WISCONSIN STATUTES).

12. EACH SPOUSE SHOULD RETAIN A COPY OF THIS AGREEMENT, INCLUDING ANY DISCLOSURE OF PROPERTY AND OBLIGATIONS, WHILE THE AGREEMENT IS IN EFFECT AND AFTER IT TERMINATES. RETENTION OF A COPY MAY BE IMPORTANT TO PROTECT INTERESTS ACQUIRED UNDER OR AFFECTED BY THE AGREEMENT.

13. IF AFTER ENTERING INTO THIS AGREEMENT ONE OR BOTH OF YOU ESTABLISH A DOMICILE OUTSIDE THIS STATE, YOU ARE URGED TO SEEK LEGAL ADVICE CONCERNING THE CONTINUED EFFECTIVENESS OF THIS AGREEMENT.

STATUTORY TERMINABLE MARITAL
PROPERTY CLASSIFICATION AGREEMENT
(Pursuant to Section 766.588, Wisconsin Statutes)

This agreement is entered into by and (husband and wife) (who intend to marry) (strike one). The parties hereby classify all of the property owned by them when this agreement becomes effective, and property acquired during the term of this agreement, as marital property.

One spouse may terminate this agreement at any time by giving signed notice of termination to the other spouse. Notice of termination by a spouse is given upon personal delivery or when sent by certified mail to the other spouse's last-known address. The agreement terminates 30 days after such notice is given.

The parties (have) (have not) (strike one) completed Schedule "A", "Financial Disclosure", attached to this agreement. If Schedule "A" has not been completed, the duration of this agreement is 3 years after both parties have signed the agreement. If Schedule "A" has been completed, the duration of this agreement is not limited to 3 years after it is signed.

IF THE DURATION OF THIS AGREEMENT IS NOT TO BE LIMITED TO 3 YEARS, MAKE SURE SCHEDULE "A", "FINANCIAL DISCLOSURE", IS COMPLETED AND THAT YOU HAVE REVIEWED THE SCHEDULE BEFORE SIGNING THE AGREEMENT. IF YOU AND YOUR SPOUSE HAVE PREVIOUSLY ENTERED INTO A STATUTORY TERMINABLE MARITAL PROPERTY CLASSIFICATION AGREEMENT WITH EACH OTHER WHICH WAS EFFECTIVE DURING YOUR PRESENT MARRIAGE AND YOU AND YOUR SPOUSE DID NOT COMPLETE SCHEDULE "A", YOU MAY NOT EXECUTE THIS AGREEMENT IF YOU DO NOT COMPLETE SCHEDULE "A".

Signature of One Spouse:

Date:

Print Name Here:

Residence Address:

(Make Sure Your Signature is Authenticated or Acknowledged Below.)

AUTHENTICATION

Signature authenticated this day of, ~~19~~ (year)

*

TITLE: MEMBER STATE BAR OF WISCONSIN

(If not, authorized by s. 706.06, Wis. Stats.)

ACKNOWLEDGMENT

STATE OF WISCONSIN

.... County

)
) ss.
)

Personally came before me this day of, 19.. (year) the above named to me known to be the person who executed the foregoing instrument and acknowledge the same.

*....

Notary Public, County, Wisconsin.

My Commission is permanent.

(If not, state expiration date:, 19.. (year))

(Signatures may be authenticated or acknowledged. Both are not necessary.)

*Names of persons signing in any capacity should be typed or printed below their signatures.

Signature of Other Spouse:

Date:

Print Name Here:

Residence Address:

(Make Sure Your Signature is Authenticated or Acknowledged Below.)

AUTHENTICATION

Signature authenticated this day of, 19.. (year)

*....

TITLE: MEMBER STATE BAR OF WISCONSIN

(If not, authorized by s. 706.06, Wis. Stats.)

ACKNOWLEDGMENT

STATE OF WISCONSIN

)

)

ss.

.... County

)

Personally came before me this day of, 19.. (year) the above named to me known to be the person who executed the foregoing instrument and acknowledge the same.

*....

Notary Public, County, Wisconsin.

My Commission is permanent.

(If not, state expiration date:, 19.. (year))

(Signatures may be authenticated or acknowledged. Both are not necessary.)

*Names of persons signing in any capacity should be typed or printed below their signatures.

TERMINATION OF STATUTORY TERMINABLE
MARITAL PROPERTY CLASSIFICATION AGREEMENT

I UNDERSTAND THAT:

1. THIS TERMINATION TAKES EFFECT 30 DAYS AFTER MY SPOUSE IS NOTIFIED OF THE TERMINATION, AS PROVIDED UNDER SECTION 766.588 (4) OF THE WISCONSIN STATUTES.

2. THIS TERMINATION IS PROSPECTIVE; IT DOES NOT AFFECT THE CLASSIFICATION OF PROPERTY ACQUIRED BEFORE THE TERMINATION BECOMES EFFECTIVE. PROPERTY ACQUIRED AFTER THE TERMINATION BECOMES EFFECTIVE IS CLASSIFIED AS PROVIDED UNDER THE MARITAL PROPERTY LAW.

3. IN GENERAL, THIS TERMINATION IS NOT BINDING ON CREDITORS UNLESS THEY ARE PROVIDED A COPY OF THE TERMINATION BEFORE CREDIT IS EXTENDED.

The undersigned terminates the statutory terminable marital property classification agreement entered into by me and my spouse on (date last spouse signed the agreement) under section 766.588 of the Wisconsin Statutes.

Signature:

Date:

Print Name Here:

Residence Address:

SCHEDULE "A"
FINANCIAL DISCLOSURE

The following general categories of assets and liabilities are not all inclusive and if other assets or liabilities exist they should be listed. Assets should be listed according to which spouse has title (including assets owned by a spouse or the spouses with one or more third parties) and at their approximate market value.

Husband

Wife

Both Names

- I. ASSETS
 - A. Real estate (gross value)
 - B. Stocks, bonds and mutual funds
 - C. Accounts at and certificates or other instruments issued by financial institutions
 - D. Mortgages, land contracts, promissory notes and cash
 - E. Partnership interests
 - EL. Limited liability company interests.
 - F. Trust interests
 - G. Livestock, farm products, crops
 - H. Automobiles and other vehicles
 - I. Jewelry and personal effects
 - J. Household furnishings
 - K. Life insurance and annuities:
 - 1. Face value
 - 2. Cash surrender value
 - L. Retirement benefits (include value):
 - 1. Pension plans
 - 2. Profit sharing plans
 - 3. HR-10 KEOGH plans
 - 4. IRAs
 - 5. Deferred compensation plans
 - M. Other assets not listed elsewhere
- II. OBLIGATIONS (TOTAL OUTSTANDING BALANCE):
 - A. Mortgages and liens
 - B. Credit cards
 - C. Other obligations to financial institutions
 - D. Alimony, maintenance and child support (per month)
 - E. Other obligations (such as other obligations to individuals, guarantees, contingent liabilities)
- III. ANNUAL COMPENSATION FOR SERVICES:
(for example, wages and income from self-employment; also include social security, disability and similar income here)

(IF YOU NEED ADDITIONAL SPACE,
ADD ADDITIONAL SHEETS)

SECTION 28. 766.589 (10) (form) of the statutes is amended to read:
766.589 (10) (form)

NOTICE TO PERSONS WHO SIGN THIS AGREEMENT

1. A PROPERTY LAW KNOWN AS THE MARITAL PROPERTY SYSTEM GOVERNS THE PROPERTY RIGHTS OF MARRIED PERSONS IN WISCONSIN. AFTER THE MARITAL PROPERTY SYSTEM APPLIES TO A MARRIED COUPLE, EACH SPOUSE HAS AN UNDIVIDED ONE-HALF OWNERSHIP INTEREST IN PROPERTY, SUCH AS WAGES, DEFERRED EMPLOYMENT BENEFITS, LIFE INSURANCE, INCOME FROM PROPERTY AND CERTAIN APPRECIATION OF PROPERTY, THEREAFTER ACQUIRED DURING MARRIAGE DUE TO THE EFFORTS OF EITHER OR BOTH SPOUSES. THIS AGREEMENT ALTERS THE LAW GOVERNING YOUR PROPERTY RIGHTS. THE PURPOSE OF THE FOLLOWING INFORMATION IS TO APPRISE YOU, IN VERY GENERAL TERMS, OF SOME OF THE MORE IMPORTANT ASPECTS AND POSSIBLE EFFECTS OF THIS AGREEMENT. THE INFORMATION IS NOT INTENDED TO BE A PRECISE OR COMPLETE RECITATION OF THE LAW APPLICABLE TO THIS AGREEMENT AND IS NOT A SUBSTITUTE FOR LEGAL ADVICE.

2. BY ENTERING INTO THIS AGREEMENT, YOU HAVE AGREED TO RELINQUISH YOUR RIGHTS TO AN AUTOMATIC OWNERSHIP INTEREST IN PROPERTY ACQUIRED AS A RESULT OF SPOUSAL EFFORT DURING MARRIAGE AND THE TERM OF THE AGREEMENT; HOWEVER, YOU ARE ACQUIRING AUTOMATIC OWNERSHIP RIGHTS TO PROPERTY TITLED IN YOUR NAME.

3. THIS AGREEMENT MAY AFFECT:

A. YOUR ACCESS TO CREDIT AND THE PROPERTY AVAILABLE TO SATISFY OBLIGATIONS INCURRED BY YOU OR YOUR SPOUSE.

B. THE ACCUMULATION OF AND THE MANAGEMENT AND CONTROL OF PROPERTY BY YOU DURING YOUR MARRIAGE.

C. THE AMOUNT OF PROPERTY YOU HAVE TO DISPOSE OF AT YOUR DEATH.

D. YOUR TAXES.

E. ANY PREVIOUS MARRIAGE AGREEMENT ENTERED INTO BY YOU AND YOUR SPOUSE.

4. THIS AGREEMENT DOES NOT:

A. AFFECT RIGHTS AT DIVORCE.

B. ALTER THE LEGAL DUTY OF SUPPORT THAT SPOUSES HAVE TO EACH OTHER OR THAT A SPOUSE HAS TO HIS OR HER CHILDREN.

5. NOTWITHSTANDING THIS AGREEMENT, THE PROPERTY CLASSIFIED BY THIS AGREEMENT WHICH IS OWNED BY THE FIRST SPOUSE TO DIE IS SUBJECT TO CERTAIN ELECTIVE RIGHTS OF THE SURVIVING SPOUSE. YOU MAY BAR THESE ELECTIVE RIGHTS BY SEPARATE MARITAL PROPERTY AGREEMENT.

6. IN GENERAL, THIS AGREEMENT IS NOT BINDING ON CREDITORS UNLESS THE CREDITOR IS FURNISHED A COPY OF THE AGREEMENT BEFORE CREDIT IS EXTENDED. (IT IS NOT NECESSARY TO FURNISH A COPY OF THE FINANCIAL DISCLOSURE FORM.) IN ADDITION, THIRD PARTIES OTHER THAN CREDITORS MIGHT NOT BE BOUND BY THIS AGREEMENT UNLESS THEY HAVE ACTUAL KNOWLEDGE OF THE TERMS OF THE AGREEMENT.

7. IF YOU WISH TO AFFECT AN INTEREST IN YOUR REAL PROPERTY WITH THIS AGREEMENT, PARTICULARLY IN RELATION TO THIRD PARTIES, ADDITIONAL LEGAL PROCEDURES AND FORMALITIES MAY BE REQUIRED. IF YOU HAVE QUESTIONS REGARDING THE EFFECT OF THIS AGREEMENT ON YOUR REAL PROPERTY, YOU ARE URGED TO SEEK LEGAL ADVICE.

8. IF YOU DO NOT COMPLETE SCHEDULE "A", "FINANCIAL DISCLOSURE", AND THE AGREEMENT BECOMES EFFECTIVE, THE AGREEMENT TERMINATES 3 YEARS AFTER THE DATE THAT YOU BOTH HAVE SIGNED THE AGREEMENT AND YOU MAY NOT EXECUTE A SUBSEQUENT STATUTORY TERMINABLE INDIVIDUAL PROPERTY CLASSIFICATION AGREEMENT WITH THE SAME SPOUSE DURING THE SAME MARRIAGE UNLESS YOU COMPLETE THE FINANCIAL DISCLOSURE FORM. IF YOU INTEND THAT THIS AGREEMENT EXTEND BEYOND 3 YEARS, EACH OF YOU, BEFORE SIGNING THE AGREEMENT, MUST DISCLOSE TO THE OTHER YOUR EXISTING PROPERTY AND YOUR EXISTING FINANCIAL OBLIGATIONS, BY COMPLETING SCHEDULE "A", "FINANCIAL DISCLOSURE". IF SCHEDULE "A" HAS BEEN FILLED OUT BUT IN A LEGAL ACTION AGAINST YOU TO ENFORCE THE AGREEMENT YOU SHOW THAT THE INFORMATION ON SCHEDULE "A" DID NOT PROVIDE YOU WITH FAIR AND REASONABLE DISCLOSURE UNDER THE CIRCUMSTANCES, THE DURATION OF THE AGREEMENT IS 3 YEARS AFTER BOTH PARTIES SIGNED THE AGREEMENT.

9. ONE SPOUSE MAY TERMINATE THIS AGREEMENT AT ANY TIME BY GIVING SIGNED NOTICE OF TERMINATION TO THE OTHER SPOUSE. THE AGREEMENT TERMINATES 30 DAYS AFTER NOTICE IS GIVEN. IF SUCH NOTICE OF TERMINATION IS GIVEN BY ONE SPOUSE TO THE OTHER SPOUSE, EACH SPOUSE HAS A DUTY TO THE OTHER SPOUSE TO ACT IN GOOD FAITH IN MATTERS INVOLVING THE PROPERTY OF THE SPOUSE WHO IS REQUIRED TO ACT IN GOOD FAITH WHICH HAS BEEN CLASSIFIED AS INDIVIDUAL PROPERTY BY THIS AGREEMENT. THE GOOD FAITH DUTY CONTINUES UNTIL THE AGREEMENT TERMINATES (30 DAYS AFTER NOTICE IS GIVEN).

10. TERMINATION OF THIS AGREEMENT DOES NOT BY ITSELF CHANGE THE CLASSIFICATION OF PROPERTY CLASSIFIED BY THE AGREEMENT.

11. THIS AGREEMENT MAY BE AMENDED, REVOKED OR SUPPLEMENTED BY A LATER MARITAL PROPERTY AGREEMENT.

12. BOTH PARTIES MUST SIGN THIS AGREEMENT AND THE SIGNATURES MUST BE AUTHENTICATED OR ACKNOWLEDGED BEFORE A NOTARY. THE AGREEMENT BECOMES EFFECTIVE ON THE DATE THAT YOU HAVE BOTH SIGNED IT, THE DATE THAT YOU MARRY, OR THE DATE ON WHICH YOU ARE BOTH DOMICILED IN WISCONSIN, WHICHEVER IS LATER. IF YOU ALTER THE LANGUAGE OF THE AGREEMENT ON THIS FORM, THE AGREEMENT WILL NOT CONSTITUTE A STATUTORY TERMINABLE INDIVIDUAL PROPERTY CLASSIFICATION AGREEMENT (BUT IT MAY QUALIFY AS A GENERAL MARITAL PROPERTY AGREEMENT UNDER SECTION 766.58, WISCONSIN STATUTES).

13. EACH SPOUSE SHOULD RETAIN A COPY OF THIS AGREEMENT, INCLUDING ANY DISCLOSURE OF PROPERTY AND OBLIGATIONS, WHILE THE AGREEMENT IS IN EFFECT AND AFTER IT TERMINATES.

RETENTION OF A COPY MAY BE IMPORTANT TO PROTECT INTERESTS ACQUIRED UNDER OR AFFECTED BY THE AGREEMENT.

14. IF AFTER ENTERING INTO THIS AGREEMENT ONE OR BOTH OF YOU ESTABLISH A DOMICILE OUTSIDE THIS STATE, YOU ARE URGED TO SEEK LEGAL ADVICE CONCERNING THE CONTINUED EFFECTIVENESS OF THIS AGREEMENT.

STATUTORY TERMINABLE INDIVIDUAL
PROPERTY CLASSIFICATION AGREEMENT
(Pursuant to Section 766.589, Wisconsin Statutes)

This agreement is entered into by and (husband and wife) (who intend to marry) (strike one). The parties hereby classify the marital property owned by them when this agreement becomes effective, and property acquired during the term of this agreement which would otherwise have been marital property, as the individual property of the owning spouse. The parties agree that ownership of such property shall be determined by the name in which the property is held and, if property is not held by either or both spouses, ownership shall be determined as if the parties were unmarried persons when the property was acquired.

Upon the death of either spouse the surviving spouse may, except as otherwise provided in a subsequent marital property agreement, and regardless of whether this agreement has terminated, elect against the property of the decedent spouse as provided in section 766.589 (7) of the Wisconsin Statutes.

One spouse may terminate this agreement at any time by giving signed notice of termination to the other spouse. Notice of termination by a spouse is given upon personal delivery or when sent by certified mail to the other spouse's last-known address. The agreement terminates 30 days after such notice is given.

The parties (have) (have not) (strike one) completed Schedule "A", "Financial Disclosure", attached to this agreement. If Schedule "A" has not been completed, the duration of this agreement is 3 years after both parties have signed the agreement. If Schedule "A" has been completed, the duration of this agreement is not limited to 3 years after it is signed.

IF THE DURATION OF THIS AGREEMENT IS NOT TO BE LIMITED TO 3 YEARS, MAKE SURE THAT SCHEDULE "A", "FINANCIAL DISCLOSURE", IS COMPLETED AND THAT YOU HAVE REVIEWED THE SCHEDULE BEFORE SIGNING THE AGREEMENT. IF YOU AND YOUR SPOUSE HAVE PREVIOUSLY ENTERED INTO A STATUTORY TERMINABLE INDIVIDUAL PROPERTY CLASSIFICATION AGREEMENT WITH EACH OTHER WHICH WAS EFFECTIVE DURING YOUR PRESENT MARRIAGE AND YOU AND YOUR SPOUSE DID NOT COMPLETE SCHEDULE "A", YOU MAY NOT EXECUTE THIS AGREEMENT IF YOU DO NOT COMPLETE SCHEDULE "A".

Signature of One Spouse:

Date:

Print Name Here:

Residence Address:

(Make Sure Your Signature is Authenticated or Acknowledged Below.)

AUTHENTICATION

Signature authenticated this day of, 19~~..~~ (year)

*....

TITLE: MEMBER STATE BAR OF WISCONSIN

(If not, authorized by s. 706.06, Wis. Stats.)

ACKNOWLEDGMENT

STATE OF WISCONSIN)

.... County) ss.

.... County)

Personally came before me this day of, 19~~..~~ (year) the above named to me known to be the person who executed the foregoing instrument and acknowledge the same.

*....

Notary Public, County, Wisconsin.

My Commission is permanent.

(If not, state expiration date:, 19~~..~~ (year))

(Signatures may be authenticated or acknowledged. Both are not necessary.)

*Names of persons signing in any capacity should be typed or printed below their signatures.

Signature of Other Spouse:

Date:
Print Name Here:
Residence Address:
(Make Sure Your Signature is Authenticated or Acknowledged Below.)

AUTHENTICATION

Signature authenticated this day of, ~~19..~~ (year)
*....

TITLE: MEMBER STATE BAR OF WISCONSIN
(If not, authorized by s. 706.06, Wis. Stats.)

ACKNOWLEDGMENT

STATE OF WISCONSIN)
)
.... County) ss.

Personally came before me this day of, ~~19..~~ (year) the above named to me known to be the person who executed the foregoing instrument and acknowledge the same.
*....

Notary Public, County, Wisconsin.
My Commission is permanent.
(If not, state expiration date:, ~~19..~~ (year))
(Signatures may be authenticated or acknowledged. Both are not necessary.)
*Names of persons signing in any capacity should be typed or printed below their signatures.

TERMINATION OF
STATUTORY TERMINABLE INDIVIDUAL
PROPERTY CLASSIFICATION AGREEMENT

I UNDERSTAND THAT:

- 1. THIS TERMINATION TAKES EFFECT 30 DAYS AFTER MY SPOUSE IS NOTIFIED OF THE TERMINATION, AS PROVIDED UNDER SECTION 766.589 (4) OF THE WISCONSIN STATUTES.
- 2. THIS TERMINATION IS PROSPECTIVE; IT DOES NOT AFFECT THE CLASSIFICATION OF PROPERTY ACQUIRED BEFORE THE TERMINATION BECOMES EFFECTIVE. PROPERTY ACQUIRED AFTER THE TERMINATION BECOMES EFFECTIVE IS CLASSIFIED AS PROVIDED UNDER THE MARITAL PROPERTY LAW.
- 3. IN GENERAL, THIS TERMINATION IS NOT BINDING ON CREDITORS UNLESS THEY ARE PROVIDED A COPY OF THE TERMINATION BEFORE CREDIT IS EXTENDED.

The undersigned terminates the statutory terminable individual property classification agreement entered into by me and my spouse on (date last spouse signed the agreement) under section 766.589 of the Wisconsin Statutes.

Signature:
Date:
Print Name Here:
Residence Address:

SCHEDULE "A"
FINANCIAL DISCLOSURE

The following general categories of assets and liabilities are not all inclusive and if other assets or liabilities exist they should be listed. Assets should be listed according to which spouse has title (including assets owned by a spouse or the spouses with one or more third parties) and at their approximate market value.

	<i>Husband</i>	<i>Wife</i>	<i>Both Names</i>
I. ASSETS			
A.	Real estate (gross value)		
B.	Stocks, bonds and mutual funds		
C.	Accounts at and certificates and other instruments issued by financial institutions		
D.	Mortgages, land contracts, promissory notes and cash		
E.	Partnership interests		
EL.	Limited liability company interests		
F.	Trust interests		
G.	Livestock, farm products, crops		

- H. Automobiles and other vehicles
- I. Jewelry and personal effects
- J. Household furnishings
- K. Life insurance and annuities:
 - 1. Face value
 - 2. Cash surrender value
- L. Retirement benefits (include value):
 - 1. Pension plans
 - 2. Profit sharing plans
 - 3. HR-10 KEOGH plans
 - 4. IRAs
 - 5. Deferred compensation plans
- M. Other assets not listed elsewhere
- II. OBLIGATIONS (TOTAL OUTSTANDING BALANCE):
 - A. Mortgages and liens
 - B. Credit cards
 - C. Other obligations to financial institutions
 - D. Alimony, maintenance and child support (per month)
 - E. Other obligations (such as other obligations to individuals guaran-
tees, contingent liabilities)
- III. ANNUAL COMPENSATION FOR SERVICES:
(for example, wages and income from
self-employment; also include social security,
disability and similar income here)

(IF YOU NEED ADDITIONAL SPACE,
ADD ADDITIONAL SHEETS.)

SECTION 29. 767.455 (5) (form) of the statutes is amended to read:
767.455 (5) (form)

STATE OF WISCONSIN,

CIRCUIT COURT:COUNTY

In re the Paternity of A. B.
STATE OF WISCONSIN
and

C. D.
Address
City, State Zip Code
, Petitioners

File No. ...

vs.
S U M M O N S

E. F.
Address
City, State Zip Code
, Respondent

.... (Case Classification Type):.... (Code No.)

THE STATE OF WISCONSIN, To the Respondent:

You have been sued. claims that you are the father of the child, born on (date), in (city) (county) (state).
You must appear to answer this claim of paternity. Your court appearance is:

Date:
Time:
Room:
Judge or Family Court Commissioner:
Address:

If you do not appear, the court will enter a default judgment finding you to be the father. A default judgment will
take effect 30 days after it is served on or mailed to you, unless within those 30 days you present to the court evidence
of good cause for failure to appear. If you plan to be represented by an attorney, you should contact the attorney prior

to the court appearance listed above. If you are unable to afford an attorney, the court will appoint one for you only upon the blood tests showing that you are not excluded as the father and the probability of your being the father is less than 99.0%. Appearance is not required if you complete the attached waiver of first appearance statement and send it to the court at least 10 days prior to the date of your scheduled appearance in this summons.

Dated:, 19~~97~~ (year)

Signed:..... ..

G. H., Clerk of Circuit Court

or

Petitioner's Attorney

State Bar No.:

Address:

City, State Zip Code:

Phone No.:

SECTION 30. 799.05 (6) (form) of the statutes is amended to read:

799.05 (6) (form)

STATE OF WISCONSIN

CIRCUIT COURT:County

A. B.

Address

City, State Zip Code File No.

, Plaintiff

vs.

S U M M O N S – SMALL CLAIMS

C. D.

Address

(Case Classification Type): (Code No.)

City, State Zip Code

, Defendant

THE STATE OF WISCONSIN, to the Defendant:

You are hereby summoned to appear and plead to the Plaintiff's complaint in the above court at in the (city) (vil-
lage) of, on the day of, 19~~97~~ (year), at o'clock (a.m.) (p.m.). [A copy of the complaint is hereto attached.]
[The Plaintiff will state his or her demand on that date.] In case of your failure to appear, a judgment may be rendered
against you in accordance with the demands made by the Plaintiff. The nature of the demand being made upon you is
(state in terms of s. 799.01 of the Wisconsin Statutes) and the amount of damages, if any, demanded is

Dated:, 19~~97~~ (year)

Signed:

E. F., Clerk of Circuit Court

or

G. H., Plaintiff's Attorney

State Bar No.:

Address:

City, State Zip Code:

Phone No.:

SECTION 31. 799.05 (7) (form) of the statutes is amended to read:

799.05 (7) (form)

STATE OF WISCONSIN

CIRCUIT COURT: COUNTY

A. B.

Address

City, State Zip Code File No.

, Plaintiff

vs.

S U M M O N S (SMALL CLAIMS)

C.D.

Address

City, State Zip Code
, Defendant

THE STATE OF WISCONSIN, to the Defendant:

You are being sued for:

- Eviction
- Return of Property
- Confirmation, vacation, modification or correction of arbitration award
- \$.....

If you wish to dispute this matter, you must then be in Room...., of the (County) County Courthouse, (address), (city), Wisconsin before o'clock (a.m.) (p.m.), on, ~~19..~~ (year). If you do not appear, a judgment may be given to the person suing you for what that person is asking.

You are encouraged to bring with you all papers and documents relating to this matter, but there is no need to bring witnesses at this time.

Dated at County, Wisconsin, this day of, ~~19..~~ (year).

Signed:

E. F., Clerk of Circuit Court

or

G. H., Plaintiff's Attorney

State Bar No.:

Address:

City, State Zip Code:

Phone No.:

SECTION 32. 799.06 (3) (form) of the statutes is amended to read:

799.06 (3) (form)

STATE OF WISCONSIN

CIRCUIT COURT: COUNTY

A. B.

Address

City, State Zip Code File No.

, Plaintiff

vs.

COMPLAINT

C. D.

Address

(Case Classification Type): (Code No.)

City, State Zip Code

, Defendant

For the Plaintiff's claim against Defendant, Plaintiff states that:

1. Plaintiff's injuries or losses occurred on or about (month and day), ~~19..~~ (year), and under the following circumstances (brief statement of the facts of plaintiff's claim):

.....
.....
.....
.....

2. Wherefore, Plaintiff demands judgment for (return of property) (confirmation, vacation, modification or correction of arbitration award) (the sum of \$....) plus attorney fees, if any, costs of this suit and such other relief as the court deems proper.

Signed:

A. B., Plaintiff

or

E. F., Plaintiff's Attorney

State Bar No.:

Address:

City, State Zip Code:

Phone No.:

SECTION 33. 799.12 (6) (c) (form) of the statutes is amended to read:

799.12 (6) (c) (form)

SMALL CLAIMS SUMMONS NUMBER

....(Defendant's Name)

....(Defendant's Address, if known)

You are being sued by (plaintiff's name) in the small claims court for County, (room number, address and telephone number of the court). A hearing will be held at o'clock (a.m.) (p.m.), on, ~~19..~~ (year). If you do not appear, a judgment may be given to the person suing you. [A copy of the claim has been mailed to you at the address above.]

SECTION 34. 799.16 (4) (a) (form) of the statutes is amended to read:

799.16 (4) (a) (form)

STATE OF WISCONSIN

CIRCUIT COURT

.... COUNTY

TO:

You are hereby notified that (an attachment) (a garnishment) has been issued against you and your property (attached) (garnisheed) to satisfy the demand of amounting to \$

Now, unless you shall appear in the circuit court, of County, located in the courthouse in (municipality), before Judge, or before any judge to whom the action may be assigned, on (date), at (time), judgment will be rendered against you and your property sold or applied to pay the debt as provided by law.

Dated, 19 (year)

.... Plaintiff
By Plaintiff's Attorney

SECTION 35. 799.16 (4) (b) (form) of the statutes is amended to read:

799.16 (4) (b) (form)

STATE OF WISCONSIN

CIRCUIT COURT

.... COUNTY

TO:

You are hereby notified that a replevin action has been issued to recover the possession of the following described goods and chattels, to wit: of which I, the plaintiff, am entitled to possess, but which you have (unjustly taken) (unlawfully detained) from me.

Now, unless you shall appear in the circuit court, of County, located in the courthouse in (municipality), before Judge, or before any judge to whom the action may be assigned, on (date), at (time), judgment will be rendered against you for the delivery of said property to me and for damages for the (taking and) detention thereof and for costs.

Dated, 19 (year)

.... Plaintiff
By Plaintiff's Attorney

SECTION 36. 799.16 (4) (c) (form) of the statutes is amended to read:

799.16 (4) (c) (form)

STATE OF WISCONSIN

CIRCUIT COURT

.... COUNTY

TO:

Take notice that an eviction action has been commenced against you to recover the possession of the following described premises, of which I, the plaintiff, am entitled to possession, but which you have unlawfully detained from me.

Unless you appear and defend on the day of, ~~19..~~ (year), at o'clock ..M., in the circuit court of county, located in the courthouse in the city of, before the Honorable, a Judge of said court, or before any judge to whom the action may be assigned, judgment may be rendered against you for the restitution of said premises and for costs.

Dated:, ~~19..~~ (year)

.... Plaintiff
By Plaintiff's Attorney

SECTION 37. 799.44 (4) (form) of the statutes is amended to read:

799.44 (4) (form)

(Venue and caption)

THE STATE OF WISCONSIN To the Sheriff of County:

The plaintiff,, of recovered a judgment against the defendant,, of, in an eviction action in the Circuit Court of County, on the day of, 19~~..~~ (year), to have restitution of the following described premises:

.... (description as in complaint), located in County, Wisconsin.

YOU ARE HEREBY COMMANDED To immediately remove the defendant,, from the said premises and to restore the plaintiff,, to the possession thereof. You are further commanded to remove from said premises all personal property not the property of the plaintiff, and to store and dispose of the same according to law, and to make due return of this writ within ten days.

Witness the Honorable, Judge of the said Circuit Court, this day of, 19~~..~~ (year)

.... Clerk

SECTION 38. 800.095 (2) (a) (form) of the statutes is amended to read:

800.095 (2) (a) (form)

STATE OF WISCONSIN

.... City/Village/Town

State of Wisconsin

vs.

.... Defendant(s)

THE STATE OF WISCONSIN TO THE DEFENDANT

A judgment, a copy of which is attached, has been entered against you for (restitution and) the payment of a civil forfeiture. You were ordered by the court on, 19~~..~~ (year), to (make the following payments:) (perform the following community service work order:) (make the following restitution:).

You have failed to comply with that order.

YOU ARE THEREFORE ORDERED to appear before the Honorable in Courtroom, at the Courthouse, in the City/Town/Village of at a.m./p.m. TO SHOW THAT YOU ARE UNABLE TO (PAY THE FORFEITURE OR MAKE RESTITUTION FOR GOOD CAUSE OR BECAUSE OF YOUR INDIGENCE) (TO COMPLY WITH THE COMMUNITY SERVICE WORK ORDER FOR GOOD CAUSE). If (good cause or your indigence has prevented you from paying the forfeiture or making restitution) (good cause has prevented you from complying with the community service work order), the court will modify the order.

IF YOU FAIL TO APPEAR AT THE TIME AND PLACE DESIGNATED ABOVE, AN ORDER FOR COMMITMENT SHALL BE ISSUED AND YOU WILL BE IMPRISONED IN THE JAIL/HOUSE OF CORRECTIONS. IN ADDITION, AN ORDER MAY BE ISSUED TO SUSPEND YOUR MOTOR VEHICLE OPERATING PRIVILEGE.

Dated:, 19~~..~~ (year)

Signature:....
(Municipal Court Judge)

SECTION 39. 801.095 (1) of the statutes is amended to read:

801.095 (1) PERSONAL SERVICE; COMPLAINT ATTACHED.

STATE OF WISCONSIN

CIRCUIT COURT : COUNTY

A. B.

Address

City, State Zip Code File No.

, Plaintiff

vs.

S U M M O N S

C. D.

Address

(Case Classification Type): (Code No.)

City, State Zip Code

, Defendant

THE STATE OF WISCONSIN, To each person named above as a Defendant:

You are hereby notified that the Plaintiff named above has filed a lawsuit or other legal action against you. The complaint, which is attached, states the nature and basis of the legal action.

Within (20) (45) days of receiving this summons, you must respond with a written answer, as that term is used in chapter 802 of the Wisconsin Statutes, to the complaint. The court may reject or disregard an answer that does not follow the requirements of the statutes. The answer must be sent or delivered to the court, whose address is, and to, Plaintiff's attorney, whose address is

vs.
C. D.
Address
City, State Zip Code
, Defendant

S U M M O N S

(Case Classification Type): (Code No.)

THE STATE OF WISCONSIN, To each person named above as a Defendant:

You are hereby notified that the Plaintiff named above has filed a lawsuit or other legal action against you. The complaint, which is also served upon you, states the nature and basis of the legal action.

Within 40 days after, ~~19~~ (year), you must respond with a written answer, as that term is used in chapter 802 of the Wisconsin Statutes, to the complaint. The court may reject or disregard an answer that does not follow the requirements of the statutes. The answer must be sent or delivered to the court, whose address is, and to, Plaintiff's attorney, whose address is

You may have an attorney help or represent you. If you do not provide a proper answer within 40 days, the court may grant judgment against you for the award of money or other legal action requested in the complaint, and you may lose your right to object to anything that is or may be incorrect in the complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future, and may also be enforced by garnishment or seizure of property.

Dated:, ~~19~~ (year)

Signed:
A. B., Plaintiff
or
E. F., Plaintiff's Attorney
State Bar Number:
Address:
City, State Zip Code
Phone No.:.....

SECTION 42. 801.095 (4) of the statutes is amended to read:

801.095 (4) NO PERSONAL SERVICE; COMPLAINT NOT SERVED AT THE SAME TIME.

STATE OF WISCONSIN

CIRCUIT COURT: COUNTY

A. B.
Address
City, State Zip Code File No.
, Plaintiff

S U M M O N S

vs.
C. D.
Address
City, State Zip Code
, Defendant

(Case Classification Type): (Code No.)

THE STATE OF WISCONSIN, To each person named above as a Defendant:

You are hereby notified that the plaintiff named above has filed a lawsuit or other legal action against you.

Within 40 days after, ~~19~~ (year), you must respond with a written demand for a copy of the complaint. The demand must be sent or delivered to the court, whose address is, and to, Plaintiff's attorney, whose address is You may have an attorney help or represent you.

If you do not demand a copy of the complaint within 40 days, the court may grant judgment against you for the award of money or other legal action requested in the complaint, and you may lose your right to object to anything that is or may be incorrect in the complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future, and may also be enforced by garnishment or seizure of property.

Dated:, ~~19~~ (year)

Signed:

A. B., Plaintiff
or
E. F., Plaintiff's Attorney
State Bar Number:
Address:
City, State Zip Code:
Phone No.:

SECTION 43. 805.07 (4) (a) (form) of the statutes is amended to read:
805.07 (4) (a) (form)

SUBPOENA

STATE OF WISCONSIN
.... County

THE STATE OF WISCONSIN, To

Pursuant to section 805.07 of the Wisconsin Statutes, you are hereby commanded to appear in person before [... designating the court, officer, or person and place of appearance], on [...] date] at ... o'clock ...M., to give evidence in an action between, plaintiff, and, defendant. [Insert clause requiring the production of material, if appropriate]. Failure to appear may result in punishment for contempt which may include monetary penalties, imprisonment and other sanctions. Issued this day of, ~~19...~~ (year).

[Handwritten Signature]
Attorney for [identify party]
(or other official title)
[Address]
[Telephone Number]

SECTION 44. 806.19 (4) (b) (form) 3. of the statutes is amended to read:
806.19 (4) (b) (form) 3. The undersigned believes that each judgment listed above has been discharged in bankruptcy, and no inconsistent ruling has been made by, or is being requested by any party from, the bankruptcy court.
Dated this day of, ~~19...~~ (year).

.... (Signature)
Judgment Debtor
Person Interested
in Real Property
or Attorney for
Debtor or Person

ORDER OF SATISFACTION

The clerk of circuit court is directed to indicate on the judgment and lien docket that each judgment described in the attached application has been satisfied.
Dated this day of, ~~19...~~ (year).

.... (Signature)
Circuit Judge

SECTION 45. 812.04 (2) (form) of the statutes is amended to read:
812.04 (2) (form)

STATE OF WISCONSIN
.... COURT
.... COUNTY

A. B., Plaintiff
vs.
C. D., Defendant
and
E. F., Garnishee

The State of Wisconsin, to the garnishee:

You are hereby summoned, as garnishee of the defendant, C. D., and required, within 20 days after the service of this summons and the annexed complaint upon you, exclusive of the day of service, to answer, whether you are indebted to or have in your possession or under your control any property belonging to the defendant.

IF YOU ARE INDEBTED TO THE DEFENDANT FOR PAYMENT FOR THE SALE OF AGRICULTURAL PRODUCTS, YOU ARE ORDERED TO PAY THE PRESCRIBED AMOUNT TO THE DEFENDANT. YOU ARE

ORDERED TO RETAIN FROM THE BALANCE THE AMOUNT OF THE PLAINTIFF'S CLAIM AND DISBURSEMENTS, AS STATED IN THE ANNEXED COMPLAINT PENDING THE FURTHER ORDER OF THE COURT. ANY EXCESS INDEBTEDNESS SHALL NOT BE SUBJECT TO THE GARNISHMENT. IF YOU HAVE PROPERTY BELONGING TO THE DEFENDANT AND THE AMOUNT OF INDEBTEDNESS RETAINED IS LESS THAN THE AMOUNT CLAIMED AND DISBURSEMENTS, YOU ARE TO RETAIN THE PROPERTY PENDING THE FURTHER ORDER OF THE COURT, EXCEPT AS PROVIDED IN SECTION 812.18 (3) OF THE WISCONSIN STATUTES. THE AMOUNT RETAINED BY YOU FOR THE PLAINTIFF'S DISBURSEMENTS MAY NOT EXCEED \$40.

You are further required to serve a copy of your answer to the garnishee complaint on the undersigned attorney and to file your original answer with the clerk of this court, within the 20-day period. In case of your failure to answer, judgment will be entered against you for the amount of plaintiff's judgment against the defendant and costs, of which the defendant will also take notice.

If the property which is the subject of this garnishment action is the proceeds from the sale of crops, livestock, dairy products or another product grown or produced by a person or by his or her minor children, you must pay over to the principal defendant the appropriate amount under section 812.18 (2m) (b) of the Wisconsin Statutes.

Dated this day of, 19 (year)

Clerk of Court
(Seal)

Attorney for Plaintiff:

....
P. O. Address
....
....

SECTION 46. 812.07 (4) of the statutes is amended to read:
812.07 (4) Form of notice.

State of Wisconsin

.... Court
.... County

TO:
.....
.....

You are notified that an action has been commenced against you by on a claim of \$.... and that your property in the hands of has been garnisheed to satisfy that claim.

Unless you demand a complaint as provided in the attached summons, or answer the garnishment complaint, a copy of which can be obtained from the undersigned, judgment will be taken against you and your property applied to pay the debt as provided by law.

Dated this day of 19 (year)

Plaintiff by:
Plaintiff's attorney
Address

SECTION 47. 812.44 (2) (form) of the statutes is amended to read:
812.44 (2) (form)

STATE OF WISCONSIN
CIRCUIT COURT:.... County

A.B., Creditor
vs.
C.D., Debtor
and
E.F., Garnishee

File or Reference Number.....
EARNINGS
GARNISHMENT
NOTICE

To the Clerk of Circuit Court:

Please take and file notice that the creditor has today commenced an earnings garnishment action under subchapter II of chapter 812 of the Wisconsin Statutes against the debtor and the garnishee to collect an unsatisfied civil judgment.

The judgment was entered on the day of, 19-: (year), by (County Circuit or Federal District) Court. The case number of the action in which the judgment is entered is [and a transcript of the judgment was entered in this county in file number]. The creditor's total claim for the unsatisfied portion of this judgment plus statutory interest and costs is \$....

The names and addresses last known to the creditor of the parties to this proceeding are as follows:

Debtor

Name:

Address:

Garnishee

Name:

Address:

Creditor

Name:

Address:

Creditor's Attorney

Name:

Address:

Signature of Creditor or Creditor's Attorney:

Date:

SECTION 48. 812.44 (4) (form) of the statutes is amended to read:

812.44 (4) (form)

STATE OF WISCONSIN

CIRCUIT COURT:.... County

A.B., Creditor

vs.

C.D., Debtor

and

E.F., Garnishee

File or Reference Number....

EXEMPTION NOTICE

EARNINGS GARNISHMENT

To the debtor:

The creditor was awarded a judgment against you or your spouse by.... (County Circuit or Federal District) Court on the.... day of....., 19-: (year). That judgment not having been fully paid, the creditor has now filed a garnishment proceeding against your earnings from the garnishee. This means that the creditor is seeking to take some of your earnings to satisfy part or all of the judgment against you or your spouse.

The total amount of the creditor's claim is as follows:

Unpaid balance on judgment \$....

Unpaid postjudgment interest \$....

Costs:

a. Garnishment filing fee \$....

b. Garnishee fee \$....

c. Service of process (estimate) \$....

TOTAL \$....

By law, you are entitled to an exemption of not less than 80% of your disposable earnings. Your "disposable earnings" are those remaining after social security and federal and state income taxes are withheld.

Your earnings are completely exempt from garnishment if:

1. Your household income is below the federal poverty level, or this garnishment would cause that to happen. See the enclosed schedules and worksheet to determine if you qualify for this exemption.

2. You receive aid to families with dependent children, relief funded by a relief block grant under ch. 49, relief provided by counties under section 59.07 (154) of the Wisconsin Statutes, medical assistance, supplemental security income, food stamps, or veterans benefits based on need under USC 501 to 562 or section 45.351 (1) of the Wisconsin Statutes, or have received these benefits within the past 6 months.

3. At least 25% of your disposable earnings are assigned by court order for support.

If you qualify for a complete exemption, you must give or mail a copy of the enclosed debtor's answer form to the garnishee in order to receive that increased exemption.

If your circumstances change while the garnishment is in effect, you may file a new answer at any time.

If you do not qualify for a complete exemption, but you will not be able to acquire the necessities of life for yourself and your dependents if your earnings are reduced by this earnings garnishment, you may ask the court in which this earnings garnishment was filed to increase your exemption or grant you other relief.

IF YOU NEED ASSISTANCE
CONSULT AN ATTORNEY

If you have earnings that are being garnisheed that are exempt or subject to a defense, the sooner you file your answer or seek relief from the court, the sooner such relief can be provided. This earnings garnishment affects your earnings in pay periods beginning within 13 weeks after it was served on the garnishee. You may agree in writing with the creditor to extend it for additional 13-week periods until the debt is paid.

PENALTIES

If you wrongly claim an exemption or defense in bad faith, or if the creditor wrongly objects to your claim in bad faith, the court may order the person who acted in bad faith to pay court costs, actual damages and reasonable attorney fees.

SECTION 49. 885.02 (1) (form) of the statutes is amended to read:
885.02 (1) (form)

SUBPOENA

STATE OF WISCONSIN

.... County

THE STATE OF WISCONSIN, To:

You are hereby required to appear before (designating the court, officer or person and place of appearance), on the day of, at o'clock in the noon of that day, to give evidence in a certain cause then and there to be tried between, plaintiff, and, defendant, on the part of the (or to give evidence in the matter [state sufficient to identify the matter or proceeding in which the evidence is to be given] then and there to be heard, on the part of). Failure to appear may result in punishment for contempt which may include monetary penalties, imprisonment and other sanctions.

Given under my hand this day of, 19~~97~~ (year).

....(Give official title)

SECTION 50. 968.04 (3) (a) 7. (form) of the statutes is amended to read:

968.04 (3) (a) 7. The warrant shall be in substantially the following form:

STATE OF WISCONSIN,

.... County

State of Wisconsin

vs.

.... (Defendant(s))

THE STATE OF WISCONSIN TO ANY LAW ENFORCEMENT OFFICER:

A complaint, copy of which is attached, having been filed with me accusing the defendant(s) of committing the crime of contrary to sec., Stats., and I having found that probable cause exists that the crime was committed by the defendant(s).

You are, therefore, commanded to arrest the defendant(s) and bring before me, or, if I am not available, before some other judge of this county.

Dated, 19~~97~~ (year).

....(Signature)

....(Title)

SECTION 51. 968.04 (3) (b) 3. a. (form) of the statutes is amended to read:

968.04 (3) (b) 3. a. (form)

STATE OF WISCONSIN,

.... County

State of Wisconsin

vs.

.... (Defendant)

THE STATE OF WISCONSIN TO SAID DEFENDANT:

A complaint, copy of which is attached, having been filed with me accusing the defendant of committing the crime of contrary to sec., Stats., and I having found that probable cause exists that the crime was committed by the defendant.

You,, are, therefore, summoned to appear before Branch of the court of County at the courthouse in the City of to answer said complaint, on, ~~19..~~ (year), at o'clock in the noon, and in case of your failure to appear, a warrant for your arrest will be issued.

Dated, ~~19..~~ (year).

....(Signature)

....(Title)

SECTION 52. 968.04 (3) (b) 3. b. (form) of the statutes is amended to read:

968.04 (3) (b) 3. b. (form)

STATE OF WISCONSIN,

.... County

State of Wisconsin

vs.

.... (Defendant)

THE STATE OF WISCONSIN TO SAID DEFENDANT:

A complaint, copy of which is attached, having been made before me accusing the defendant of committing the crime of contrary to sec., Stats.

You,, are, therefore, summoned to appear before Branch of the court of County at the courthouse in the City of to answer said complaint, on, ~~19..~~ (year), at o'clock in the noon, and in case of your failure to appear, a warrant for your arrest may be issued.

Dated, ~~19..~~ (year).

.... (Signature)

.... District Attorney

SECTION 53. 968.23 (form) of the statutes is amended to read:

968.23 (form)

STATE OF WISCONSIN,

.... County.

AFFIDAVIT OR COMPLAINT.

In the court of the of

A. B., being duly sworn, says that on the day of, ~~A. D., 19..~~ (year), in said county, in and upon certain premises in the (city, town or village) of in said county, occupied by and more particularly described as follows: (describe the premises) there are now located and concealed certain things, to wit: (describe the things to be searched for) (possessed for the purpose of evading or violating the laws of the state of Wisconsin and contrary to section of the Wisconsin statutes) (or, which things were stolen from their true owner, in violation of section of the Wisconsin statutes) (or, which things were used in the commission of (or may constitute evidence of) a crime to wit: (describe crime) committed in violation of section of the Wisconsin statutes).

The facts tending to establish the grounds for issuing a search warrant are as follows: (set forth evidentiary facts showing probable cause for issuance of warrant).

Wherefore, the said A. B. prays that a search warrant be issued to search such premises for the said property, and to bring the same, if found, and the person in whose possession the same is found, before the said court (or, before the court for county), to be dealt with according to law.

(Signed) A. B.

Subscribed and sworn to before me this day of, ~~19..~~ (year).

...., Judge of the Court.

STATE OF WISCONSIN,

.... County.

SEARCH WARRANT.

In the court of the of

THE STATE OF WISCONSIN, To the sheriff or any constable or any peace officer of said county:

Whereas, A. B. has this day complained (in writing) to the said court upon oath that on the day of, ~~A. D., 19..~~ (year), in said county, in and upon certain premises in the (city, town or village) of in said county, occupied by and more particularly described as follows: (describe the premises) there are now located and concealed certain things, to wit: (describe the things to be searched for) (possessed for the purpose of evading or violating the laws of the state of Wisconsin and contrary to section of the Wisconsin statutes) (or, which things were stolen from their true owner, in violation of section of the Wisconsin statutes) (or which things were used in the commission of (or, may constitute evidence of) a crime, to wit: (describe crime) committed in violation of section of the Wisconsin statutes) and prayed that a search warrant be issued to search said premises for said property.

Now, therefore, in the name of the state of Wisconsin you are commanded forthwith to search the said premises for said things, and if the same or any portion thereof are found, to bring the same and the person in whose possession the same are found, and return this warrant within 48 hours before the said court (or, before the court for county), to be dealt with according to law.

Dated this day of, 19~~..~~ (year).

...., Judge of the Court.

INDORSEMENT ON WARRANT

Received by me, 19~~..~~ (year), at o'clockM.

...., Sheriff (or peace officer)

RETURN OF OFFICER

State of Wisconsin

.... Court,

.... County.

I hereby certify that by virtue of the within warrant I searched the within named premises and found the following things: (describe things seized) and have the same now in my possession subject to the direction of the court.

Dated this day of, 19~~..~~ (year).

...., Sheriff (or peace officer)

SECTION 54. 971.03 (form) of the statutes is amended to read:

971.03 (form) Form of information. The information may be in the following form:

STATE OF WISCONSIN,

.... County,

In Court.

The State of Wisconsin

vs.

.... (Name of defendant).

I, district attorney for said county, hereby inform the court that on the day of, in the year 19~~..~~ (year), at said county the defendant did (state the crime) contrary to section of the statutes.

Dated, 19~~..~~ (year),

.... District Attorney

SECTION 55. 971.20 (10) (form) of the statutes is amended to read:

971.20 (10) (form)

STATE OF WISCONSIN

CIRCUIT COURT

.... County

State of Wisconsin

vs.

....(Defendant)

Pursuant to s. 971.20 the defendant (or defendants) request (s) a substitution for the Hon. as judge in the above entitled action.

Dated, 19~~..~~ (year).

....(Signature of defendant or defendant's attorney)

SECTION 56. 972.13 (6) (form) of the statutes is amended to read:

972.13 (6) (form)

STATE OF WISCONSIN

.... County

In.... Court

The State of Wisconsin

vs.

....(Name of defendant)

UPON ALL THE FILES, RECORDS AND PROCEEDINGS,

IT IS ADJUDGED That the defendant has been convicted upon the defendant's plea of guilty (not guilty and a verdict of guilty) (not guilty and a finding of guilty) (no contest) on the.... day of....., 19~~..~~ (year), of the crime of.... in violation of s.....; and the court having asked the defendant whether the defendant has anything to state why sentence should not be pronounced, and no sufficient grounds to the contrary being shown or appearing to the court.

*IT IS ADJUDGED That the defendant is guilty as convicted.

*IT IS ADJUDGED That the defendant is hereby committed to the Wisconsin state prisons (county jail of.... county) for an indeterminate term of not more than....

*IT IS ADJUDGED That the defendant is placed in the intensive sanctions program subject to the limitations of section 973.032 (3) of the Wisconsin Statutes and the following conditions:....

*IT IS ADJUDGED That the defendant is hereby committed to detention in (the defendant's place of residence or place designated by judge) for a term of not more than....

*IT IS ADJUDGED That the defendant is ordered to pay a fine of \$.... (and the costs of this action).

*IT IS ADJUDGED That the defendant pay restitution to....

*IT IS ADJUDGED That the defendant is restricted in his or her use of computers as follows:....

*The.... at.... is designated as the Reception Center to which the defendant shall be delivered by the sheriff.

*IT IS ORDERED That the clerk deliver a duplicate original of this judgment to the sheriff who shall forthwith execute the same and deliver it to the warden.

Dated this.... day of...., ~~19~~.... (year).

BY THE COURT....

Date of Offense....,

District Attorney....,

Defense Attorney....

*Strike inapplicable paragraphs.

STATE OF WISCONSIN

.... County

In.... Court

The State of Wisconsin

vs.

....(Name of defendant)

On the.... day of...., ~~19~~.... (year), the district attorney appeared for the state and the defendant appeared in person and by.... the defendant's attorney.

UPON ALL THE FILES, RECORDS AND PROCEEDINGS

IT IS ADJUDGED That the defendant has been found not guilty by the verdict of the jury (by the court) and is therefore ordered discharged forthwith.

Dated this.... day of...., ~~19~~.... (year).

BY THE COURT....

SECTION 57. Initial applicability.

(1) This act first applies to forms executed on the effective date of this subsection.

