

No. 57, A.]

[Published May 6, 1901.

### CHAPTER 280.

AN ACT to provide for the service of garnishment notices in justices' courts.

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

**Notice on absent claimant; form of; undertaking by plaintiff upon failure of claimant to appear.** SECTION 1. Section 3723b of the statutes of 1898 is hereby amended by adding at the end thereof the following: If such claimant cannot be found or shall be a non resident of the state, the justice shall enter an order on his docket requiring the plaintiff to publish such notice for two successive weeks in a newspaper printed in the county, if there be one, and if not to post up said notice in three of the most public places in the town, city or village at least four weeks before rendering judgment. Such notice may be substantially in the following form:

|                 |                       |
|-----------------|-----------------------|
| ..... County, } | In Justices' Court.   |
| ..... }         |                       |
| .....           | Justice of the Peace. |

To .....

You are hereby notified that in an action of garnishment in said court, between ....., plaintiff and ....., garnishee, the said garnishee states in his answer that you claim from him certain moneys, property or effects in question in said action, and that he is in doubt as to whom the same belong. Unless you appear in said court on the ..... day of ....., 19.... at ..... o'clock in the ..... noon and prove your claim to the same, the said court will proceed to judgment as the rights of the parties shall appear.

.....  
Plaintiff.

Such publication may be proved by the affidavit of the publisher or foreman of the newspaper or such posting by the return of an officer or affidavit of any person who would be a compe

