amination at any time during the year 1903, so that the provision berein contained requiring study for three years shall not apply to such applicants.

Section 5. This shall take effect and be in force from and after its passage and publication.

Approved March 21st, 1903.

Sub. for No. 52, A.]

[Pub. March 23, 1903.

CHAPTER 20.

AN ACT relating to the issuance and form of process by justices of the peace and amendatory of section 3594 of the statutes of 1898.

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

Process, form of; summons signed in blank. Section 1. Section 3594 of the statutes of 1898, is hereby amended so as to read when amended as follows:

Section 3594. All process issued by a justice of the peace shall run in the name of the "State of Wisconsin," be dated on the day it is issued, be signed by the justice of the peace issuing the same, may be under seal or without seal and shall be directed to the sheriff or any constable of the proper county. Said process shall contain the names of the parties plaintiff and defendant, the name of the town, village or city and the county where the instice of the neace resides, and the day, hour, month and year of the return thereof. Justices of the peace may sign in blank any summons and deliver the same to any attorney duly authorized to practice law in Wisconsin, to be issued by such attorney as occasion may require, and upon the filing of such summons at any time before the same is returnable, with the instice of the reace having so signed the same, such justice shall forthwith docket the case and his docket entries shall have the same legal force and effect as if made at the time of issuing such summons; provided, that no summons, so issued by any attorney, under the provisions of this section, shall be valid unless said attorney shall endorse thereon his name or the name of the firm of which he is a member, which endorsement shall be substantially in the following form: Issued by A. B., Plaintiff's attorney. Such summons shall be filed with said justice within twenty-four hours after service thereof, and upon failure to do so the action shall be dismissed.

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

Approved March 19th, 1903.

No. 107, A.7

[Published March 23, 1903.

CHAPTER 21.

AN ACT to amend section 290 of the statutes of 1898, relating to the Superintendent of Public Property and of Stationery.

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

Stationery, who entitled to. Section 1. Section 290 of the statutes of 1898, is hereby amended by inserting after the words, "State Veterinarian for his use," in the twenty-fifth line thereof, the following words: "To the State Supervisor of Inspectors of Illuminating Oils for his use," so that said section when so amended shall read as follows: "Section 290. The state stationery shall be deposited with the superintendent for safe keeping and distribution. He shall charge himself in the books of his office with all stationery purchased and received by him at cost price, and shall keep separate accounts with each office, body and institution to whom he shall furnish stationery. In addition to the stationery required by law to be furnished to the legislature and the lieutenant governor, the superintendent shall furnish all necessary stationery as follows, and to no others: To the governor or his private secretary or his office; to the secretary of state or his assistant for his office; to the chief clerk of the land office for his office; to the state treasurer or his assistant for his office; to the treasury agent for his office; to the attorney general or his assistant for his office; to the state superintendent or his assistant for his of-