SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 3, 1905.

No. 68, A.]

[Published May 4, 1905.

CHAPTER 147.

AN ACT to amend chapter 189 of the laws of 1899 entitled "An act regulating the operation and use of emery wheels or emery belts of all kinds in factories or workshops and prescribing a penalty for the violation thereof".

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

Emery wheels and appliances to be hooded; to what machines not to apply. Section 1. Section one of chapter 189 of the laws of 1899 is hereby amended by striking out from said section the following clause: "And provided that this act shall apply only to those wheels or belts which are used for polishing and which are contained in the room or apartment usually denominated the polishing room and which are used continuously therein," so that said section, when amended, shall read as follows: Section 1. That all persons, companies or corporations operating any factory or workshop where emery wheels or emery belts of any description are used for polisining, either solid emery, leather, leather covered, felt, canvas, linen, paper, cotton or wheels or belts rolled or coated with emery or corundum, or cotton wheels used as buff, shall, when deemed necessary, by the factory inspector, assistant factory inspector or any officer of the bureau of labor, provide such polishing wheels or belts with blowers or similar apparatus. which shall be placed over, beside or under such wheels or belts in such manner as to protect the person or persons using the same from the particles of the dust produced and caused thereby, and to carry away the dust arising from or thrown off by such wheels or belts while in operation, directly to the outside of the building or to some receptacle placed so as to receive and confine such dust. Provided, that grinding machines' upon which water is used at the point of the grinding contact shall be exempt from the provisions of this act;

* and provided further, that this act shall not embrace nor apply to such wheels or belts as cannot be so equipped without impairing the convenient or necessary use thereof.

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

Approved May 3, 1905.

No. 69, A.]

[Published May 4, 1905.

CHAPTER 148.

AN ACT to prohibit the assignment of salaries and wages of married men except by an instrument in writing signed by the wife of such married man and witnessed by two disinterested witnesses.

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

Wife to sign assignment of salaries and wages by husband. Section 1. There is hereby created and added to the statutes of 1898 a new section to read as follows: Section 2313a. No assignment of the salary or wages of any married man, then or at the accruing thereof exempt by law from garnishment, shall be valid for any purpose unless such assignment shall be in writing signed by the wife, if she at the time be a member of his family, and unless her signature be witnessed by two disinterested witnesses: nor shall any such assignment be valid as to any such salary or wages to accrue more than two months after the date of the making of such assignment.

SECTION 2. This act shall not apply to existing assignments.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 3, 1905.