No. 646, A.]

[Published June 22, 1907.

CHAPTER 324.

AN ACT to create a new subsection to be known as subsection 3m of section 573—2, of the statutes, relating to juvenile courts.

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

SECTION 1. There is added to the statutes a new subsection to read:

Approved June 21, 1907.

(In effect July 1, 1907.)

No. 524, A 1

[Published Tune 22, 1907

CHAPTER 325.

AN ACT to repeal section 2931, of the statutes, and to amend section 2932, of the statutes, as amended, relating to compensation and liability of guardians ad litem.

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

Section 1. (Repeals Sec. 2931.)

SECTION 2. Section 2932, of the statutes, is amended to read:

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

Approved June 21, 1907.

the manner as * * * the expenses of the circuit court are paid.

(Ch. 360, 1907.)

Repeal. Section 2931, of the statutes, is repealed. (Ch. 325, 1907.)

Guardian: liability for costs limited; bond premium SECTION 2932. In any action recoverable by. or proceeding [prosecuted] presented or defended in any court in Wisconsin by an executor, administrator, quardian ad litem, trustee of an express trust, general guardian, or a person expressly authorized by statute, unless otherwise specially provided, costs shall be recovered as in an action by and against a person prosecuting or defending in his own right; but such costs shall be chargeable only upon or collected of the estate, fund or party represented, unless the court shall direct the same to be paid by the plaintiff or defendant personally, for mismanagement or bad faith in such action, proceeding or defense. In all actions or proceedings in which any receiver, assignee, guardian, quardian ad litem, executor, administrator, or other fiduciary may be entitled to recover costs he may recover in addition to other costs, such sum paid a company authorized by the laws of this state, so to do for becoming his surety upon any bond or other obligation given by him in his representative capacity, in such action or proceeding, pursuant to law or the order of any court or judge, as may be allowed by the court or judge, in which or before whom he accounts, not exceeding two per centum per annum on the amount secured by such obligation, or any less amount which he may have paid any such company for such purpose.

(Ch. 325, 1907.)

Security for costs: deposit in lieu of undertaking. Section 2946a. The plaintiff in lieu of such undertaking may deposit with the clerk of the court in which the action is pending (who shall give a receipt therefor) a sum of money equal to the amount for which such undertaking is required to be given, and give notice of such deposit.

(Ch. 48, 1907.)

Executions: redemption of premises by creditors; six per cent interest. Section 3007. Any creditor of the person