No. 439, S.]

[Published June 5, 1913.

CHAPTER 411.

AN ACT to amend section 1222 of the statutes, relating to license fees of insurance companies.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1222 of the statutes is amended to read: Section 1222. 1. The license herein provided for shall certify to the fact of the payment of the license fee, be attested by the great or lesser seal thereto affixed, and shall be in such form as shall be approved by the attorney-general.

2. No suit shall be brought to restrain or enjoin the collection of any license fee imposed or provided for by sections 1220 to 1222, inclusive. Any company, corporation, or association, aggrieved by the payment of any such license fee, may maintain a suit for the recovery thereof in the circuit court for Dane county within six months from the time of the payment thereof.

3. No action shall be commenced to compel the issuance of the license provided for by subsection 5 of section 1947 until the fee imposed by sections 1220 to 1222, inclusive, shall have been fully paid.

4. It shall be the duty of the attorney-general to institute suit ` in the circuit court for Dane county to recover any such license fees not paid within the time prescribed by sections 1220 to 1222, inclusive.

(See c. 768.)

SECTION 2. This act shall take effect upon passage and publication.

Approved June 2, 1913.

No. 445, S.]

[Published June 6, 1913.

CHAPTER 412.

AN ACT to amend subsection 2 of section 20 and sections 21 and 22 of the statutes relating to publication of election notices.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection 2 of section 20 and sections 21 and 22 of the statutes are amended to read: (Section 20) 2. The compensation for the publication of such notice shall not exceed fifty cents per folio for the first insertion and thirty cents per folio for any subsequent insertions. The secretary of state shall transmit by mail a like notice to the county clerk of each county, spec-

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fying the said officers to be voted for in said county, and in case of a senator, the number of his district, and also any constitutional amendment or other question to be submitted to the electors of the state for a popular vote. The secretary of state shall append to each such constitutional amendment or other question to be submitted to the people a brief statement of the change that will be made in the constitution or the existing laws if such amendment or other question so submitted shall be ratified or approved by the people at such election. Such statement shall contain no argument for or against any such amendment or other question so submitted.

SECTION 21. The county clerk thereupon shall forthwith cause a notice containing so much of the notice so received by him as relates to * * * any question and statement concerning the same and officers to be voted for in his county, together with a statement of the several county officers to be elected by the voters of his county to be published as follows: In counties containing a population of two hundred and fifty thousand such notice shall be published in not less than two and not more than four newspapers published therein; in all other counties of the state such notice shall be published in not more than two newspapers published therein, one of which publications shall be made in a newspaper which advocates the principles of the political party which at the last preceding election cast the largest number of votes, and another publication shall be made in a newspaper which advocates the principles of the political party that then cast the next largest number of votes. Such notice shall be published once each week until election, and shall be transmitted by mail to each town clerk, and the clerk of each village in which the next ensuing general election will be held, and to one of the inspectors of election in each election district in every city of his county. Whenever the office of county clerk is vacant and there shall be no person authorized to perform his duties, the sheriff shall * * # make out and so transmit such notices.

SECTION 22. Every such town and village clerk and inspector shall, ten days previous to any general election or on receiving any such notice, give to the town, village and election district electors, respectively, notice of such election by posting notices in five conspicuous places in their towns, villages and election districts, stating the time when and place where the election will he held, the questions and statement concerning each appearing in the county clerk's notice which are to be submitted to the electors of the state for a popular vote, the officers to be voted for, whether any of them are to be chosen to fill vacancies,

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in which case the names of the last incumbents of the offices in which vacancies exist shall be given.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 2, 1913.

No. 448, S.]

[Published June 6, 1913.

CHAPTER 413.

AN ACT to amend section 3718 of the statutes, relating to the service of garnishee summons in justices' courts by publication.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 3718 of the statutes is amended to read: The officer shall serve such summons on the gar-Section 3718. nishee personally, and return the same, with the affidavit, to the justice at the same time that he shall make return of the summons or warrant and state in his return the day service was made on the garnishee. A copy of such summons shall be served on the defendant within the time service thereof is required to be made on the garnishee. If the defendant cannot be found or is not a resident of the state then service may be made upon him by publication as provided in sections 3712 and 3714, with like effect, unless he shall have a known agent or attorney residing within the jurisdiction of the justice, or some member of his family, of suitable age and discretion, shall reside within the same, when service may be made upon such agent or attorney or some such member of the defendant's family. summons to the defendant may be substantially in the following form: . . .

You are hereby notified that a summons and garnishee has been issued against you and your property garnished to satisfy the demand of, amounting to,, amounting to, amounting to P., a justice of the peace in and for said county, at his office in said town on the...day of A. D. * * * 19...., at o'clock in the noon, judgment will be rendered against you and your property sold to pay the debt.