in an interpreter competent to converse in the special language, oral, manual or sign, familiar to or used by such deaf mute or deaf person. The necessary expense of furnishing such interpreter shall be paid by the county in which such trial or examination is held, if satisfactory proof be offered that said deaf mute or person is unable to pay the same.

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

Approved June 1, 1917.

No. 486, S.]

[Published June 4, 1917.

CHAPTER 331

AN ACT to amend section 3180a of the statutes, providing for the speeding up of actions by the state to abate public nuisances.

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

Section 1. Section 3180a of the statutes is amended to read: Section 3180a. An action to enjoin a public nuisance may be commenced and prosecuted in the circuit court of the county in which the alleged nuisance exists, in the name of the state, either by the attorney-general upon his own information, or upon the relation of a private individual having first obtained leave from said court to commence and prosecute the same. The same rule as to liability for costs shall govern as in other actions brought by the state. In such action, the defendant shall answer in ten days after the service of the complaint, and hearing may be had upon five days' notice by either party thereafter. No stay of any order or judgment enjoining or abating, in any action under this section, may be had except the appeal be taken within five days of notice of entry of such judgment or order or service of the injunction. Upon appeal and stay, the return to the Supreme Court shall be made immediately, and the appeal may be heard as soon thereafter as that court shall direct. Nothing in this section shall be construed to limit the general equity powers of courts to grant temporary injunctions to extend the time for any pleading or proceeding, to impose conditions other than those herein enumerated upon a stay, or in any other manner. No extension of time, however, shall be granted in an action brought under this section by any court commissioner.

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

Approved June 1, 1917.