shall be attorneys licensed to practice in the supreme court, or the board of bar examiners, may make written complaint against any person described in subdivision 7. The complaint may be either positive, or on information and belief, and must be signed and verified by the oath or affirmation of those who make it. It must be entitled in the name of the state of Wisconsin against the defendant, be addressed to the judge of the court to which it is presented, contain the name and residence of the defendant and must state with clearness and certainty the facts constituting the alleged misconduct of defendant. It shall be presented to the judge of the circuit court for a circuit adjoining that of defendant's residence.

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

Approved March 12, 1919.

No. 30, S.]

[Published March 14, 1919.

CHAPTER 17.

AN ACT to amend sections 113.18 and 113.20 and subsection (3) of section 20.66 of the statutes, relating to circuit court reporters.

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

Section 1. Sections 113.18 and 113.20 and subsection (3) of section 20.66 of the statutes, are amended to read: 113.18 Every circuit judge may, in his discretion, appoint a competent phonographic reporter for the circuit or the branch of a circuit, as the case may be, for which he was elected or appointed; and when he shall deem it necessary he may appoint one or more competent assistant reporters. The appointing judge or his successor may remove any such reporter or assistant reporter at pleasure and appoint a successor. Every person so appointed as reporter or assistant reporter is an officer of the court and before entering upon the duties of his office shall take and subscribe the constitutional oath, and file the same, duly certified, in the office of the secretary of state. When so qualified every reporter and every assistant reporter shall be authorized to act in any circuit court in the state. Every reporter tend upon the terms of court in the circuit or branch for which he is appointed • • • and, when requested the judge appointing him, upon the sessions of court presided over in other counties by such judge, and shall discharge such other duties as the court or judge thereof requires; and every

assistant reporter shall attend upon the court for which he is appointed, whenever requested so to do by the circuit judge.

113.20 Every reporter shall, upon the request of a party to any action, transcribe in longhand or typewriting, the evidence or any other proceedings taken by him in such action or any part. thereof so requested, and make, when requested, any number from one to four carbon copies, each duly certified by him to be a correct transcript thereof, for which he shall be entitled to receive from the party requesting the same * * ten cents for single transcript and two and one-half per folio cents per folio for each carbon copy. In the trial of any criminal action or proceedings the court may, in its discretion, and, in case of commitment to any state penal or reformatory institution, or to a house of correction in counties having and maintaining same, shall order such transcript of the evidence and proceedings to be made and certified by the reporter and filed with the clerk of the court, and a certified duplicate of such transcript to be filed with the warden or superintendent of the institution to which the person may be sentenced, and the cost thereof, not . . . ten cents per folio for the original tranexceeding script and two and one-half cents per folio for the duplicate, shall be certified and paid by the county treasurer upon the certificate of the clerk of the court. In case of application for n pardon or commutation of sentence said duplicate transcript shall accompany the application as the minutes of testimony provided for in section 4858 of the statutes. In all actions in which any circuit court shall order a compulsory reference the court may direct the reporter thereof to attend the trial of such action. take the evidence and proceedings therein and furnish the referee or referees with a transcript thereof in longhand or typewriting. when the court shall so order. Such reporter shall receive the same fees for such transcript of testimony, paid in the same manner as hereinbefore provided.

(20.66) (3) To each reporter appointed pursuant to section 113.18, compensation at the rate of two hundred dollars per month. In addition thereto each reporter attending a term of court or attending by direction of the court the trial of a compulsory reference, outside of the county in which he resides, or attending the sessions of court presided over in other circuits by the judge appointing him, at the request of such judge, shall be reimbursed his necessary traveling expenses and hotel bills.

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

Approved March 12, 1919.