No. 107, S.]

Published April 11, 1925.

CHAPTER 48.

AN ACT to amend section 3347b (289.50) of the statutes, relating to liens for ensilage cutting and corn shredding.

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

Section 1. Section 3347b (289.50) is amended to read: Section 3347b (289.50) Every person who, as the operator of an ensilage cutter or corn shredder or as owner or lessee of a threshing machine, corn sheller or hay press, threshes grain, cuts, husks or shells corn or bales hay or straw for another therewith, shall have a lien upon the grain so threshed, corn so shelled or cut, and hay or straw so baled for the value of his services in threshing, shelling, husking, cutting or baling the same, to the extent the person contracting such services has an interest therein, from the date of the commencement of such service; and in case the value of such services remains unpaid, may seize and take possession of so much of such grain, corn, hay or straw as shall be necessary to pay for such services and the expenses of enforcing such lien, for the purpose of foreclosing said lien at any time within six months from the last charge for such threshing grain, shelling, husking or cutting corn or baling hay or straw, and sell the same at publie auction, upon notice of not less than ten, nor more than fifteen days from the date of such seizure, provided the same be not redeemed before such sale, or be taken by proceedings at law. Notice of such sale to be given personally and by posting in at least three public places in the town where the owner of such grain, corn, hay or straw resides, and also in the town where such sale is to be made, if in another town; and if such owner is a nonresident of the state, in the town where such grain, corn, hay or straw, or some part thereof, was threshed, cut, husked, shelled or baled, and apply the proceeds of such sale to the payment of the amount due for such service, together with the expenses of such seizure and sale, returning the residue, if any, to the party entitled thereto.

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

Approved April 10, 1925.