service of the United States such nomination by the minor, in the discretion of the court, may be dispensed with and the guardian appointed immediately. Notice of such appointment of a guardian for a minor in the military service of the United States shall be given by mail to said minor at his last known post office address by the guardian and an affidavit of such mailing shall be filed with the court within 10 days after the appointment of such guardian.

Approved June 22, 1943.

No. 109, A.]

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CHAPTER 355.

AN ACT to renumber 270.91 to be 270.91 (1) and to create 270.91 (2) of the statutes, relating to entry of an order satisfying judgments dischargeable in bankruptcy proceedings.

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

SECTION 1. 270.91 of the statutes is renumbered to be 270.91 (1).

Section 2. 270.91 (2) of the statutes is created to read:

270.91 (2) Upon proper notice, any person who has secured a discharge in bankruptcy, may apply to the court where such judgment was entered, for an order to satisfy such judgment as may have been duly discharged in such order of discharge in bankruptcy and which judgment was duly set forth and included in such schedules of bankruptcy as to the name and address of such judgment holder. If the court is so satisfied that such order of discharge in bankruptey was duly obtained and that the name and address of such judgment creditor was included in such schedules of bankruptcy, then the court shall declare such judgment to be satisfied and direct satisfaction thereof to be entered on the docket. The order of the court shall fully release the real property of any such bankrupt person from the lien of such judgment. Thereafter the entry of such order of satisfaction of judgment shall be a bar to any other action against the person securing a discharge in bankruptcy by such judgment creditor.

Approved June 22, 1943.