guardian ad litem to appear for and represent the child whose paternity is questioned. In divorce and separation actions, in which the question of illegitimacy is raised, and in illegitimacy proceedings, the court being satisfied that the parties to the action are unable to adequately compensate the guardian ad litem for his services and expenses, the court shall then make an order specifying the guardian's fee and expenses which fee and expenses shall be paid as provided in section 357.26.

(2) The mother of the child shall not be excused or privileged from testifying fully in any action or proceeding mentioned in subsection (1) in which the legitimacy of a child born in wedlock is involved or in issue, when ordered to testify by a court of record or any judge thereof; but she shall not be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which she so testifies or produces evidence, except for perjury committed in giving such testimony.

(3) Whenever any court pursuant to this section shall adjudge a child born in wedlock to be illegitimate, the clerk of court shall report the facts to the state registrar, who shall issue a new birth certificate showing the correct facts as found by the court, and shall dispose of the original, with the court's report attached, as provided in section 69.33 (5). He shall notify local registrars

as provided in section 69.33 (6).

Approved July 10, 1947.

No. 395, S.]

[Published July 15, 1947.

CHAPTER 400.

AN ACT to create 85.08 (2) (c) and 85.09 (2) (c) of the statutes, relating to the suspension and revocation, by the commissioner of the motor vehicle department, of motor vehicle registrations.

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

SECTION 1. 85.08 (2) (c) of the statutes is created to read:

85.08 (2) (c) Notwithstanding any other provision of this section, when so ordered by the court wherein the conviction occurred or wherein a judgment for damages was had or pur-

suant to petition of the registrant to the court when there is no conviction or judgment, the commissioner shall not revoke or suspend registration or require the surrender or direct any person to take possession of, the registration plates, registration certificates, registration plate inserts or windshield regulation stickers of the registrant involved. Upon receiving information, other than of a conviction or judgment for damages in a court of this state, that would be cause for suspension or revocation of registration, the commissioner shall notify the registrant of his intention to suspend or revoke such registration. The registrant may thereupon petition any court of record in his county for an order enjoining the commissioner's contemplated action, whereupon the judge of such court shall grant an order restraining the commissioner in the matter until the petition is finally determined by the court. If such petition and order are served upon the commissioner within 10 days after the date of such commissioner's notice, or before the commissioner has taken any action, the commissioner shall await the final determination of the court. The commissioner shall be given notice of the hearing. Upon a showing that it would result in undue hardship upon the petitioner to have any such registration revoked or suspended the court shall issue an order restraining the commissioner from revoking or suspending the registration.

Section 2. 85.09 (2) (c) of the statutes is created to read:

85.09 (2) (c) Notwithstanding any other provision of this section, when so ordered by the court wherein the conviction occurred or wherein a judgment for damages was had or pursuant to petition of the registrant to the court when there is no conviction or judgment, the commissioner shall not revoke or suspend registration or require the surrender or direct any person to take possession of, the registration plates, registration certificates, registration plate inserts or windshield regulation stickers of the registrant involved. Upon receiving information, other than of a conviction or judgment for damages in a court of this state, that would be cause for suspension or revocation of registration, the commissioner shall notify the registrant of his intention to suspend or revoke such registration. The registrant may thereupon petition any court of record in his county for an order enjoining the commissioner's contemplated action, whereupon the judge of such court shall grant an order

restraining the commissioner in the matter until the petition is finally determined by the court. If such petition and order are served upon the commissioner within 10 days after the date of such commissioner's notice, or before the commissioner has taken any action, the commissioner shall await the final determination of the court. The commissioner shall be given notice of the hearing. Upon a showing that it would result in undue hardship upon the petitioner to have any such registration revoked or suspended the court shall issue an order restraining the commissioner from revoking or suspending the registration.

Approved July 10, 1947.

No. 436, S.]

[Published July 15, 1947.

CHAPTER 401.

AN ACT to amend 105.05 of the statutes, relating to license of employment agent.

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

105.05 of the statutes is amended to read:

105.05 No person, firm, corporation or association shall engage in the business of an employment agent for profit, or receive any fee, charge, commission or other compensation, directly or indirectly, for services as an employment agent, including modeling agencies which secure work for persons to act as live models or to model for photography, without first having obtained a license from the industrial commission of Wisconsin and executing a bond as hereinafter provided. Said license shall constitute a license from this state to operate as an employment agent for compensation and shall not be transferable, to any other person or persons whatever, or inure to the benefit of any person other than the licensee.

Approved July 10, 1947.