

No. 242, S.]

[Published July 21, 1953.

CHAPTER 485

AN ACT to amend 304.23 of the statutes, relating to the contents of garnishee summons in justice court.

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

SECTION 1. 304.23 of the statutes is amended to read:
304.23 The garnishee summons may be substantially in the following form:
State of Wisconsin, } In Justice Court

..... County. } Before, Justice of the Peace
The State of Wisconsin to, garnishee:

Whereas, a summons (or warrant of attachment) has been issued by
(or a summons has been signed and issued by, an attorney
at law of, returnable before a justice of the peace of said
county, returnable on the day of, 19.., in favor of.....
....., plaintiff, and against, defendant; and whereas the plaintiff
(or in his behalf) has made oath that you have property in your
possession or under your control belonging to the defendant (or are indebted to him):

You are hereby *ordered to retain such property pending its disposition according to
law, and you are also hereby* summoned to appear before said justice at his office at
....., on the return day of said summons (or warrant of attachment) at
o'clock in the noon of said day, then and there to answer under oath touching
your liability as garnishee.

Dated, 19...
..... Constable or Sheriff.

SECTION 2. This act shall take effect January 1, 1954.

Approved July 9, 1953.

