303.01 EXECUTIONS 3400

CHAPTER 303.

EXECUTIONS.

```
303.01 Execution; stay.
303.02 Undertaking to be given.
303.03 Form of undertaking.
303.04 Execution revoked.
303.05 Issue of execution after stay expired.
303.06 Rights of surety against principal.
303.07 Execution within 5 years.
303.08 Execution against the body.
303.09 Execution, what to direct.
303.10 Forms.
303.11 Indorsement on execution.
303.12 Renewal of execution.
303.13 Additional executions.
303.15 When officer not to act.
```

- 303.01 Execution; stay. (1) If the undertaking mentioned in section 303.02 is given, execution upon the judgment shall be stayed for 60 days calculated from its date but a longer period may be agreed upon.
- (2) Except upon appeal, execution shall not be stayed upon a judgment against a corporation, or for manual labor performed by the creditor; nor upon a judgment under sections 303.25 and 303.26.
- 303.02 Undertaking to be given. To obtain such stay of execution some responsible person, approved by the justice and not a party to the judgment, must, within 5 days after judgment is rendered, execute an undertaking before the justice as provided in section 303.03.
- 303.03 Form of undertaking. The undertaking must be signed by the surety and may be in substantially the following form:

Whereas, obtained judgment before, a justice of the peace at, county of, on the day of, 19.., against, I agree that if such judgment, costs and interest are not paid before the expiration of 60 days from said date, execution may issue against me as provided by section 303.05, Wisconsin Statutes.

(signed) A. B.
A. B. is approved as surety.
...., Justice of the Peace.

- 303.04 Execution revoked. If a judgment is stayed after an execution has issued the justice shall revoke the execution and, if the defendant has been committed, the justice shall order him discharged.
- 303.05 Issue of execution after stay expired. At the expiration of the stay, if the judgment has not been paid, execution may issue against both the debtor and the surety; if the debtor does not satisfy the execution and the officer cannot find sufficient property belonging to him upon which to levy, he shall levy upon the property of the surety, and in his return shall state what amount was collected from the surety and the time it was received.
- 303.06 Rights of surety against principal. Upon the return of the execution the surety may, on notice and motion, have judgment against the debtor before the justice for the amount collected from him by execution, with interest thereon and costs. No such motion shall be made after 3 months from the return of the execution.
- 303.07 Execution within 5 years. Upon every justice court judgment, except when stayed, execution shall be issued by the justice lawfully having custody of the judgment docket at any time, upon demand, within 5 years from its rendition.
- 303.08 Execution against the body. An execution may issue against the person of the defendant when the action is founded on tort or is for a statutory penalty or forfeiture; but no body execution shall issue against a female person.
- 303.09 Execution, what to direct. The execution shall command the officer to collect the judgment, and interest thereon, out of the personal property of the judgment debtor not exempt by law from execution, and to pay the money within 30 days from its date to the justice who issued the execution; and if imprisonment is authorized, it shall

3401 **EXECUTIONS 303.17**

command the officer that if no personal property can be found sufficient to satisfy the execution, then to arrest the judgment debtor and convey him to the county jail, there to remain until the execution is satisfied or he is otherwise discharged according to law.

303,10 Forms. Executions may be in substantially the following form:

EXECUTION AGAINST GOODS

State of Wisconsin, ? In Justice Court Before, Justice of the Peace County. The State of Wisconsin, to the sheriff or any constable of said county:

Whereas, judgment against, for the sum of \$, was recovered the day of ..., 19 .., before me by , you are commanded to seize and sell sufficient of the personal property of said (excepting such as the law exempts) to satisfy the judgment with interest, together with 25 cents for this execution, and return the same to me within 30 days, to be rendered to said for his judgment and costs.

Dated, 19...

.... Justice of the Peace.

EXECUTION AGAINST GOODS AND THE BODY

State of Wisconsin,) In Justice Court

Before Justice of the Peace County. The State of Wisconsin, to the sheriff or any constable of said county:

Whereas, judgment against, for the sum of \$, was recovered the day of ..., 19 .., before me by, you are commanded to seize and sell sufficient of the personal property of said (excepting such as the law exempts) to satisfy the judgment with interest, together with 25 cents for this execution, and return the same to me within 30 days, to be rendered to said for his judgment and costs; and for want of such property, arrest said and deliver him to the keeper of the county jail, who is hereby commanded to receive and keep him in said jail until the aforesaid sums, with interest and all legal expenses, are paid or until he is discharged by due course of law.

Dated, 19...

.... Justice of the Peace.

EXECUTION AGAINST THE GOODS OF PRINCIPAL AND SURETY

State of Wisconsin, In Justice Court

.... County. Before, Justice of the Peace The State of Wisconsin, to the sheriff or constable of said county:

Whereas, judgment against, for the sum of \$..., was recovered the day of, 19 .., before me by; and became surety to pay the judgment, with interest, within 60 days from said date; and said debtor and surety have failed to make payment; you are commanded to seize and sell sufficient of the personal property of said and (excepting such as the law exempts) to satisfy the judgment with interest, together with 25 cents for this execution, and return the same to me within 30 days, to be rendered to said for his judgment and costs.

Dated, 19 ...

.... Justice of the Peace.

- 303.11 Indorsement on execution. The officer receiving the execution shall indorse thereon the time he received it.
- 303.12 Renewal of execution. If an execution is not satisfied it may be renewed at the request of the judgment creditor from time to time, either before or after the return day thereof, by the justice issuing the same, by an indorsement to that effect, signed by him, dated when the same is made. If any part of such execution has been satisfied, the indorsement of renewal shall express the sum due on the execution. Every indorsement shall renew the execution in full force for 30 days.
- 303.13 Additional executions. If an execution is returned unsatisfied in whole or in part a further execution for the amount remaining due may be issued.
- 303.15 When officer not to act. An officer shall not do any act by virtue of any execution or renewal thereof after the time limited therein for its return.
- 303.16 Receipt for payment and indorsement. The officer who holds any execution shall receive all money tendered in payment thereof and shall indorse the same on the execution and give the payor a receipt therefor, specifying, if demanded, on what account the same was paid.
- 303.17 Indorsement of seizure. The officer, after seizing property by virtue of an execution, shall indorse on the execution the time of seizure and a description of the property.

303.18 EXECUI	TONS	3402
stating the time a	e of sale. The officer, without delay, shall prepare and place of sale of the described property and at least shall post the notice at 3 public places in the town when	10 days before
as the sale may b	o highest bidder. At the time and place so appointed on adjourned to, within the life of the execution, the end out to the inspection and examination of the bidders, st bidder.	property being
303.20 Officer property upon an void.	not to purchase. No officer shall purchase, directly or y sale made by him upon execution; and every such pu	indirectly, any rchase shall be
after deducting th	n of execution; surplus. The officer shall return the expense of sale, pay the judgment and costs collected the docket, returning the surplus, if any, to the judgment	l to the justice
shall, if the execut	when taken. For want of property to satisfy the execution requires it, take the body of the execution debtor and the keeper thereof shall keep him in jail until the debtarged.	convey him to
303.23 Proceed has been delivered of the execution is expired; and he a	edings after officer's term. Every constable to whom and whose term of office expires before the time within we required shall proceed thereon the same as if his term of and his sureties shall be liable for any neglect of duty a	any execution which the return f office had not and for moneys
collected upon the	execution, the same as if his term of office had not expirity of principal debtor first taken. Every officer having	red.
cution, or his atte	on being served with an affidavit, made by any codefend orney, showing the principal debtor therein, shall first of the principal debtor before selling the property of	exhaust all the
personal property	he demand upon which indement was randowed	
who is surety in t 303.25 Negle within 5 days aft	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in	whose favor it
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to return the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment.	whose favor it amount of the
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. If money collected by an aid over by him according to law, an action may be maded with interest from the time of collection when and add with interest from the time of collection whell he was	whose favor it amount of the officer upon an intained by the in such action
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. If money collected by an aid over by him according to law, an action may be maded with interest from the time of collection when and add with interest from the time of collection whell he was	whose favor it amount of the officer upon an intained by the in such action
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the amount collect	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an enaid over by him according to law, an action may be maded over by him according to law, an action may be maded with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the lin such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an enaid over by him according to law, an action may be matched money, in his own name, upon the officer's bond, and sed with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to t the amount collect	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an ead over by him according to law, an action may be maded over by him according to law, an action may be maded with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to t the amount collect	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an ead over by him according to law, an action may be maded over by him according to law, an action may be maded with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to t the amount collect	ct to return execution. If an officer neglects to return er the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an eaid over by him according to law, an action may be mathe money, in his own name, upon the officer's bond, and sed with interest from the time of collection, shall be reconstructed.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the amount collect	the demand upon which judgment was rendered. ct to return execution. If an officer neglects to reture the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an earlied over by him according to law, an action may be made the money, in his own name, upon the officer's bond, and the with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the amount collect	ct to return execution. If an officer neglects to return er the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an earlied over by him according to law, an action may be mathe money, in his own name, upon the officer's bond, and the with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the amount collect	ct to return execution. If an officer neglects to return er the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an earlied over by him according to law, an action may be mathe money, in his own name, upon the officer's bond, and the with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the amount collect	ct to return execution. If an officer neglects to return er the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an earlied over by him according to law, an action may be mathe money, in his own name, upon the officer's bond, and the with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
who is surety in t 303.25 Negle within 5 days aft was issued may m execution, with in 303.26 Action execution is not p party entitled to the amount collect	ct to return execution. If an officer neglects to return er the return day or neglects to serve it, the party in aintain an action against the officer, and shall recover the terest from the date of the judgment. In for not paying money. If money collected by an ead over by him according to law, an action may be made the money, in his own name, upon the officer's bond, and sed with interest from the time of collection, shall be recovered.	whose favor it amount of the officer upon an intained by the in such action overed.
