

No. 83, A.]

[Published June 8, 1961.

#### CHAPTER 105

AN ACT to amend 319.08 (1) of the statutes, relating to notice of hearing for appointment in guardianship cases.

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

319.08 (1) of the statutes is amended to read:

319.08 (1) Notice shall be served \* \* \* upon the proposed incompetent ward by personal service at least 10 days before the time set for hearing, or if such *proposed incompetent ward* is in custody or confinement, \* \* \* *such service shall be made* by registered or certified mail on the *proposed incompetent's* custodian who shall forthwith serve the same on the *proposed incompetent* and make return thereon to the county judge. The court shall cause \* \* \* *the proposed incompetent*, if able to attend, to be produced at the hearing. Such notice shall also be given by \* \* \* mail at

least 10 days before the hearing to his presumptive or apparent adult heirs whose names and addresses are known to the petitioner or can with reasonable diligence be ascertained and to such other persons *or entities* as the court \* \* \* orders. \* \* \* Notice shall be given *to the proposed incompetent, as herein provided, and to such others as the court orders* before appointment of a successor guardian.

Approved June 2, 1961.

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