No. 490, A.]

[Published May 2, 1901.

CHAPTER 235.

AN ACT to regulate the time of serving notice of injury upon any accident or casualty insurance company, corporation or association doing business in the state of Wisconsin.

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

Minimum number of days notice allowed in policy. Section 1. It shall be unlawful for any accident or casualty insurance company, corporation or association licensed to transact business in the state of Wisconsin, its officers, employees or agents to limit by any means or in any manner the time for the service of any notice of injury that may be required of the person insured, to a less period of time than twenty full, calendar days.

How printed in policy. Section 2. The time, not less than twenty full, calendar days, that may be required of any insured person for serving a notice of injury as provided in section 1 of this act, shall be clearly and conspicuously written or printed upon the face of every accident or casualty insurance policy or certificate issued to any person.

Notice of injury, how served. Section 3. The deposit in any postoffice by any insured person, his agent or attorney, of a registered, postage prepaid letter, containing the proper notice of injury at any time within twenty full, calender days after the injury received by the assured, properly addressed to the company, corporation or association issuing the accident or casualty policy or certificate, shall be a lawful and sufficient service of any notice of injury that may be required.

Conflicting laws repealed. SECTION 4. Every act, acts or law contravening, conflicting or inconsistent with the provisions of this act are hereby repealed.

Section 5. This act shall take effect and be in force, from and after its passage and publication.

Approved April 27, 1901.