

H. F. No. 228.

## CHAPTER 122.

Identification  
of judgment  
debtors.

*An act to facilitate the identification of judgment of debtors in certain cases.*

Be it enacted by the Legislature of the State of Minnesota:

Exception.

Full name,  
occupation,  
exact address.Clerk of  
court,  
penalty.

SECTION 1. That no judgment requiring the payment of money hereafter rendered in any court of this state (excepting personal property tax judgments) shall be docketed in any district court of the state, in any county having over seventy-five thousand inhabitants, until there has been filed in the office of the clerk of said district court an affidavit made by the judgment creditor or his agent, or by his attorney of record in the judgment, stating, according to the best of his knowledge, information and belief, the full name of the judgment debtor, his occupation, business or employment, and his exact place of residence or business address, and if such place of residence or business address be in a city of over 5,000 inhabitants, then the street number of such place of residence and business address shall be stated; and any clerk of such court who shall docket any such judgment without such an affidavit having been filed as aforesaid, shall be liable to a penalty of five dollars (\$5.00), which may be recovered by any person suffering damage by reason of such judgment having been docketed without the filing of such an affidavit. No such judgment shall be rendered invalid nor the effect thereof impaired by reason of such an affidavit not having been filed as aforesaid.

SEC. 2. This act shall take effect and be in force from and after July 1st, 1903.

Approved April 3, 1903.