principal action, cause a bond to be executed to the plaintiff with sufficient sureties, to be approved by the officer having the writ or garnishment, or after the return of said writ, by the clerk of the court out of which said writ was issued, to the effect that he will perform the judgment of the court: The writ of garnishment shall, upon the filing of said bond with the clerk, be immediately discharged, and all proceedings thereunder shall be vacated. Provided, That the garnishee shall not be thereby deprived from recovering any costs in said proceeding, to which he would otherwise be entitled under this act.

Passed the Senate February 23, 1903.
Passed the House March 11, 1903.
Approved by the Governor March 16, 1903.

CHAPTER 147.
[S. B. No. 142.]
TO AMENDING THE STATE CONSTITUTION RELATIVE TO POWER OF LEGISLATURE TO EMPLOY CHAPLAINS FOR STATE PENAL AND REFORMATORY INSTITUTIONS.

AN ACT providing for the amendment of Section eleven (11), Article one (1) of the Constitution of the State of Washington, giving to the Legislature of the State of Washington the power to employ chaplains for State penal and reformatory institutions.

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

Section 1. That it is proposed to amend section eleven (11), of article one (1), of the constitution to read as follows: Section 11. Absolute freedom of conscience in all matters of religious sentiment, belief and worship, shall be guaranteed to every individual, and no one shall be molested or disturbed in person or property on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace and safety of the State. No public money or property shall be appropriated for or
applied to any religious worship, exercise or instruction, or
the support of any religious establishment. *Provided, how-
ever, That this article shall not be so construed as to forbid
the employment by the State of a chaplain for the State
penitentiary, and for such of the State reformatories as in
the discretion of the Legislature may seem justified. No re-
ligious qualification shall be required for any public office or
employment, nor shall any person be incompetent as a wit-
ness or juror, in consequence of his opinion on matters of
religion, nor be questioned in any court of justice touching
his religious belief to affect the weight of his testimony.

Sec. 2. The Secretary of State shall cause the foregoing
amendment to be published for three months next preceding
the next general election to be held in this State, in some
weekly newspaper in each county in this State wherein a
newspaper is published.

Sec. 3. That there shall be printed on all ballots sup-
plied for said election, the words: "For the proposed
amendment to section eleven (11), of article one (1), of the
constitution giving to the Legislature of the State of Wash-
ington the power of supplying chaplains for State penal and
reformatory institutions!" and "Against the proposed
amendment to section eleven (11), of article one (1), of
the constitution, giving to the Legislature of the State of
Washington the power of employing chaplains for State
penal and reformatory institutions."

Passed the Senate February 23, 1903.
Passed the House March 10, 1903.
Approved by the Governor March 16, 1903.