When debtor is resident of another county, hearing must be in county where he resides.

place specified in said order; Provided, That if the judgment debtor or other person required to attend and be examined, as prescribed in this title, or officer of a corporation required to attend in its behalf, is at the time of the service of the order upon him a resident of the state or then has an office within the state for the regular transaction of business in person, he cannot be compelled to attend pursuant to the order, or to any adjournment, at a place without the county wherein his residence or place of business is situated."

Approved March 25, 1891.

CHAPTER 121.

[H. F. No. 154.]

1889, amending Chap. 68.

General Laws of AN ACT TO AMEND CHAPTER SIXTY-EIGHT (68) OF THE GENERAL LAWS OF THE YEAR ONE THOUSAND EIGHT HUNDRED AND EIGHTY-NINE (1889), ENTITLED "AN ACT TO FURTHER DEFINE THE QUALIFICATIONS OF JURORS."

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

 Grand or petit. jurous to be called but one term in a year. but may be summoned as talesmen.

SECTION 1. That section one (1) of Chapter sixty-eight (68) of the General Laws of one thousand eight hundred and eighty-nine (1889) is amended so as to read as follows:

"Section 1. No person shall be drawn as a grand or petit juror for more than one term of the district court in any one year; but this provision shall not exempt persons who have served no more than twice in any three months as talesmen or as struck jurors only."

SEC. 2. This act shall be in force from the time of its passage.

Approved April 1, 1891.