be computed by the usual traveled route, and paid out of the county treasury of the county in which the service was BO rendered.

"The clerk of the district court shall deliver to each juror a certificate for the number of days' attendance and miles traveled for which he is entitled to receive compensation.

"Each juror sworn before any coroner, or any inquest Fees for corotaken by him, is entitled to one (1) dollar for each day's attendance on such inquest, and ten (10) cents for each mile traveled in going to and returning from the place of holding the same, the distance to be computed by the usual traveled route, and paid out of the county treasury of the county in which the service was rendered. The coroner shall deliver to each juror a certificate for the number of days' attendance and miles traveled for which he is entitled to receive compensation.

"Each juror sworn in any action pending in a justice court in justice court or before any sheriff on a writ of inquiry is entitled to one (1) dollar, to be paid in the first instance in all civil actions by the party requiring such jurors.

"Provided, That the certificate of the clerk for services rendered as such juror in the district court, or by the coroner, shall be filed with the county auditor, who shall at once thereafter issue his warrant on the treasurer of his county for the amount due, which certificate shall be a proper and sufficient voucher for the issuance of said warrant.

"Provided, further, That the provisions of this act shall not apply to the counties of Ramsey, Hennepin and St. Louis."

All acts and parts of acts inconsistent with the SEC. 2. provisions of this act be and the same are hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved April 21, 1891.

CHAPTER 84.

[H. F. No. 20.]

AN ACT REPEALING SECTIONS FIFTEEN (15), SIXTEEN (16), SEVENTEEN (17), EIGHTEEN (18) AND NINETEEN (19) OF CHAPTER SEVENTY-ONE (71) OF THE GENERAL STATUTES OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878), RELATING TO STRUCK JURIES.

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

SECTION 1. That sections fifteen (15), sixteen (16), sev- Repealing secenteen (17), eighteen (18) and nineteen (19) of Chapter seventy one (71) of the General Statutes of one thousand eight hundred and seventy-eight (1878), relating to struck juries, be and the same hereby are repealed.

ner's jury and witnesses.

Certificate of service to be filed with county auditor.

Ramsey, Henne-pin and St. Louis counties exempted.

GeneralStatutes 1878, Chap. 71, repealing Secs, 15 to 19, inclusive.

tions relating to struck juries.

SEC. 2. The repeal of the foregoing sections shall not in any way affect the validity of any trial of any case by a jury drawn as provided in the foregoing sections of Chapter seventy-one (71) that may have been drawn before the passage of this act.

SEC. 3. This act shall take effect and be in force from and after its passage.

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Approved March 20, 1891.

CHAPTER 85.

[H. F. No. 153.]

General Statutes 1878, amending Chap. 107, Sec. 26, as amended by Chap. 21, General Laws 1835,

Providing that grand juries may be held from one term to mother.

Limited to counties holding six or more terms annually. AN ACT TO AMEND SECTION TWENTY-SIX (26) OF CHAPTER ONE HUNDRED AND SEVEN (107) OF THE GENERAL STATUTES OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878).

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

SECTION 1. That section twenty $\sin x$ (26) of Chapter one hundred and seven (107) of the General Statutes of one thousand eight hundred and seventy-eight (1878), as amended by Chapter twenty-one (21) of the General Laws of one thousand eight hundred and eighty-five (1885), is amended by adding thereto the following: "Provided, That in counties where by law a grand jury is not required to be returned to every term of court, the court may, by an order entered in the minutes, continue the grand jury from any term at which the grand jury is in session to another subsequent term at which no grand jury is required to be returned, and at said subsequent term may again continue said grand jury to another subsequent term to which no grand jury is required to be returned; and, in case of any such continuance, the court shall, in said order, fix the time in said subsequent term for the meeting of said grand jury. A grand jury continued as aforesaid shall have the same powers at such subsequent term of court as if returned to said term, and in case, for any reason, less than a quorum of said grand jury is present at the adjourned day, additional jurors may be returned for thwith to supply the deficiency; Provided, That the provisions of this act shall only apply to counties in which six (6) or more regular terms of court are provided for by law in any one year.

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

Approved April 6, 1891.