from the list furnished him as hereinbefore provided and issue a venire therefor returnable at a time fixed by the court. Peremptory challenges and challenges for cause may be made as in case of drawing a jury in the circuit court, except that each party shall be entitled to six peremptory challenges from a full panel of jurors called in an action, and except that the persons drawn need not be present. Juries may also be drawn from such list and summoned in like manner when necessary for an assessment of damages.

SECTION 4. Section 2486 is hereby repealed.

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

Approved March 18, 1882.

[No. 5, A.]

[Published April 8, 1882.]

CHAPTER 151.

AN ACT relating to exemptions from suppose, and amendatory of section 588, chapter 32 of the revised statutes of 1878.

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

Section number 588 of chapter num- Exemptions SECTION 1. ber 32 of the revised statutes of Wisconsin for the year 1878, is hereby amended by adding thereto, at the the end thereof, the following: "Provided, however, that no person shall be entitled, in any case, to make and file such affidavit, exempting him from subpoena as aforesaid, who shall, upon tender of the usual fees of witnesses in courts of record, refuse to be present and to give his deposition at his office or usual place of business, or instead thereof, at his house or usual place of abode. Provided, further, that any person so present and giving his deposition at his office, or usual place of business, or instead thereof, at his house or usual place of abode, who shall be detained four hours from the time fixed for the taking of such deposition, or from the time to which the taking of the same may have been adjourned, may make affidavit that further detention would be seriously detrimental or hazardous to the welfare of the persons or business in or under his charge; and such affidavit having been made, the justice of the peace, court commissioner, notary public or other authorized officer before whom such deposition is being given, shall thereupon adjourn further proceedings thereon to a future day.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved March 18, 1882.

from subpœns.