No. 763, A. l.

[Published March 23, 1893.

CHAPTER 38.

AN ACT to appropriate to George H. Kroncke a sum of money therein named.

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

Section 1. There is hereby appropriated to appropriation George H. Kroncke the sum of five hundred and Kroncke. twenty-seven and forty one-hundredths dollars from the general fund, in full payment of the salary and mileage of said George H. Kroncke, as member of assembly from Kenosha county, in place of D. A. Mahoney, deceased.

Section 2. This act shall take effect and be

in force from and after its passage.

Approved March 20, 1893.

No. 130, A.]

[Published March 23, 1893.

CHAPTER 39.

AN ACT to amend section number 3627, of Sanborn and Berryman's Annotated Statutes, entitled, "Offer of judgment by one defendant; proceedings against others."

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

SECTION 1. Section 3627, of Sanborn and Berry-Amends sec. man's Annotated Statutes of the state of Wis-Anno. Stat. consin, is hereby amended by inserting after the word "issue," and before the word "in," in the first line of said section, the words, "or on any day to which the case may be adjourned;" so that said section when amended, shall read as follows: Section 3627. At the time of joining issue, or on offer of judgment by one any day to which the case may be adjourned, in derendant, how an action upon contract or for the recovery of accepted.

damages for an involuntary trespass, any defendant may offer in writing to permit the plaintiff to take judgment against him for the sum, damages or things stated in said offer, with costs; if the plaintiff accept such offer, he shall make such acceptance in writing, and such offer and acceptance shall be filed with the justice; and thereupon, if the justice shall be satisfied that the action was brought in good faith, and without collusion of the parties thereto, for the ascertainment of which he may examine the parties and witnesses on oath, he shall enter judgment accordingly. The entry of such judgment shall not prejudice the right of the plaintiff to proceed to trial and judgment against any other defendants in said action.

Plaintiff may proceed against other defendants.

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

Approved March 20, 1893.

No. 146, A.]

[Published March 23, 1893.

CHAPTER 40.

AN ACT to amend section 2525, of chapter 116, of the Revised Statutes of 1878, entitled, "Of jurors."

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

Amends sec. 2525, R. S.

Section 1. Section 2525, of the Revised Statutes, is hereby amended so as to read as follows: Section 2525. The following persons shall be exempt from serving as jurors: All officers of the United States; the governor, lieutenant governor, secretary of state, attorney general, state superintendent and treasurer, railroad commissioner and insurance commissioner; all judges, clerks of courts of record, all county officers, constables, attorneys and counselors at law, min isters of the gospel or of any religious society,

Jurors, who exempt from service.