- (1) When the offense charged is punishable by imprisonment for life, sixteen challenges if there are two defendants only, and eighteen challenges if there are three or more defendants.
- (2) When the offense charged is not punishable by imprisonment for life, six challenges if there are two defendants only, and nine challenges if there are three or more defendants.

Section 4690. When empanelling a jury the parties shall exercise or waive their peremptory challenges alternately as nearly as practicable, the state beginning. Twenty jurors shall be called and that number, exclusive of those challenged peremptorily and those excused for cause, shall be maintained in the box until all peremptory challenges, if any, in excess of eight have been exercised or waived: From the twenty remaining the parties shall exercise in their order the remaining eight challenges; and when there are but eight remaining challenges and any party shall decline to challenge in his turn, such challenge shall be made by the clerk by lot.

SECTION 3. This act shall take effect upon passage and publication.

Approved April 13, 1917.

No., 106, S.]

[Published April 17, 1917.

CHAPTER 85

AN ACT to appropriate a sum of money therein named for the perpetual care of the graves of Louis P. Harvey and William R. Taylor, former governors of Wisconsin.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. There is appropriated to the city of Madison out of any money in the general fund not otherwise appropriated the sum of two hundred dollars as a trust fund, the income from which shall be used for the perpetual maintenance, repair, preservation, ornamentation and care of the graves of Louis P. Harvey and William R. Taylor, former governors of Wisconsin, in Forest Hill cemetery in said city.

Section 2. This act shall take effect upon passage and publication.

Approved April 13, 1917.

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