to appear, or in case there be legal objections made to those who shall appear and such jurors are disqualified, the judge may cause additional names to be drawn and jurors summoned to supply the deficiency, or the deficiency may be supplied in the manner provided by sections 255.06 or 360.15 of the statutes, as the court may direct.

(3) Whenever such party demanding a jury shall further demand in writing to a jury from the "county-at-large jury list", as heretofore described, the names of such jurors shall be drawn from the box containing same, but in that event any additional jurors required shall be drawn from the "Ladysmith jury list", or in the manner provided by sections 255.06 or 360.15 of the statutes, as the court shall direct. Unless such demand for a jury from the "county-at-large jury list" shall be so made, the right thereto shall be deemed expressly waived.

(4) In criminal cases triable in the upper branch the jury shall consist of twelve jurors drawn from the "county-at-large jury list", as herein described; provided, however, that the defendant may waive a jury trial, or may consent that the jury consist of a lesser number than twelve, and may further consent that the jury be drawn from the "Ladysmith jury list". All juries in criminal cases shall be selected in the manner and form herein provided for the selection of juries in civil cases.

SECTION 4. This act shall take effect upon passage and publication.

Approved June 22, 1931.

No. 709, A.]

[Published June 23, 1931.

CHAPTER 308.

AN ACT to amend subsection (1) of section 203.045 of the statutes, relating to appraisals of fire insurance losses.

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

SECTION 1. Subsection (1) of section 203.045 of the statutes is amended to read: (203.045) (1) Whenever an appraisal is demanded and an appraiser appointed under the standard fire insurance policy of this state, the other party shall designate an appraiser within ten days after receipt of notice of such demand and appointment. If no appraiser is appointed by such other party,

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the party demanding the appraisal may make application for the appointment of an umpire, in the manner provided in subsection (2) of this section. Such umpire together with the appraiser named by the one party shall thereupon act as a board of appraisers and their award shall be as binding as though both parties had chosen appraisers.

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

Approved June 22, 1931.

No. 726, A.]

[Published June 23, 1931.

CHAPTER 309.

AN ACT to create section 201.595 of the statutes, relating to fire department dues and providing a penalty.

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

SECTION 1. A new section is added to the statutes to read: 201.595 (1) The owner of any property situated in any city, village or town in this state other than property exempt from taxation by section 70.11 shall, upon demand of the commissioner of insurance, furnish to such commissioner a statement verified by affidavit showing the description and location of the property, the amount of insurance he has effected against loss or damage by fire, the number of the policy or policies and the name and location of the company or companies issuing such policy or policies. If any such statement shall not be made as above required, said commissioner shall cause a demand in writing to be served on the company, corporation, association, individual or individuals so failing to make such sworn statement. Every such company, corporation, association, individual or individuals who shall wilfully make false statement or who shall, for thirty days after such demand, neglect to render such statement shall forfeit fifty dollars and an additional fifty dollars for each day's neglect after the expiration of said thirty days.

(2) If such statement discloses that insurance has been effected in any company not authorized to do business in this state, the commissioner shall and he is hereby authorized and empowered to collect from such property owner an amount equal to two per centum of the annual premium which authorized insurance com-

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