No. 556, S.]

[Published July 31, 1953.

## CHAPTER 536

AN ACT to amend chapter 156, laws of 1951, sections 17 and 18, relating to the terms of court of and jury lists for the municipal court of Kenosha county.

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

Chapter 156, laws of 1951, sections 17 and 18 are amended to read:

(Chapter 156, Laws of 1951) Section 17. Said municipal court shall hold regular terms, commencing on the \* \* \* second Monday of the months of \* \* \* March and \* \* \* November of each year, but no jurors shall be summoned to attend upon any term of said court unless it shall appear to the satisfaction of the judge that a jury panel is necessary. Jurors shall be chosen for each term of said municipal court by the same persons and in the same manner as jurors in the circuit court, and all provisions of law, rules and practices relating to the selection, qualifications, duties and compensation of jurors in the circuit court shall be applicable to said municipal court, except as hereinafter provided.

Section 18. The jury commissioners appointed \* \* \* as provided by section 255.03 of the statutes shall at the meetings for drawing the jury for the \* \* \* January and \* \* \* November terms of each year for the circuit court of Kenosha county furnish to the clerk of said municipal court a list containing such number of names as the municipal judge shall direct of persons of like qualifications as prescribed for jurors of the circuit court in the same manner that the names are furnished for the drawing of the jurors for the said circuit court. The list so prepared shall be known as "the county at large list." The jury commissioners shall also furnish to the clerk of said municipal court a list containing such numbers of names as the municipal court judge shall direct of persons of like qualifications residing within the city of Kenosha. Such list so furnished shall be known as "Kenosha jury list." Whenever either of the several lists shall from any cause be entirely lacking or shall have become depleted by reason of removals, exemptions or otherwise, the court may in its discretion require the commissioners to meet and certify new lists or to certify additional names of persons eligible for jury service and the clerk shall forthwith prepare such new lists or enter such additional names on the proper list.

Approved July 14, 1953.