§ 2. Special venire.] That when such sixty per centum of names so selected shall not furnish a sufficient number of names from which to draw a grand and petit jury a special venire shall be issued by the judge of the district court to complete the panels of jurors.

§ 3. Who shall select jurors.] In all organized counties in this State the county board to select jurors shall consist of the clerk of the district court, or his deputy, in case such clerk of the court does not act, county clerk, county treasurer, or a majority

of them.

- § 4. When board to meet to select jury.] It shall be the duty of the clerk of the district court in each county in which a district court has heretofore been held, immediately on the passage and approval of this act, to call a meeting, in the manner provided by law, of the board of officers authorized to select jurors; said board shall immediately meet pursuant to call and purge the jury box by taking therefrom and destroying all the tickets bearing the names of men who have been selected from counties other than the county in which said board of officers were elected.
 - § 5. REPEAL | All acts or parts of acts in conflict with this

act are hereby repealed.

§ 6. EMERGENCY.] The fact that terms of the district court will be held before July, 1890, in certain counties wherein the list of assessors will contain less than two hundred names, creates an emergency which calls for the immediate taking effect of this act; therefore, this act shall take effect and be in force from and after its passage and approval.

Approved March 12, 1890.

LEGISLATIVE EMPLOYES.

CHAPTER 86.

NUMBER, DUTIES AND COMPENSATION.

AN ACT to Fix the Number of Officers and Employes of the Legislative Assembly of the State of North Dakota, and to Provide for the Compensation and Payment of the Same.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. OFFICERS AND EMPLOYES—COMPENSATION.] The following shall be the officers and employes of the Senate and House of Representatives of the Legislative Assembly of the State of North Dakota, with the compensation as herein provided for, to-wit:

FOR THE SENATE.

A president pro tempore, whose compensation shall be two (2) dollars per day.

One secretary, whose compensation shall be seven (7) dollars

per day.

One assistant secretary, whose compensation shall be six (6)

dollars per day.

One enrolling and engrossing clerk, whose compensation shall be six (6) dollars per day.

One bill clerk, whose compensation shall be five (5) dollars per

day.

One stenographer, whose compensation shall be six (6) dollars

One sergeant-at-arms, whose compensation shall be five (5) dol-

lars per day.

One doorkeeper, whose compensation shall be four (4) dollars per day, and who shall discharge the duties of, and be assistant to the sergeant-at-arms.

One messenger, whose compensation shall be four (4) dollars

per day.

One postmaster, whose compensation shall be four (4) dollars

per day.

One chaplain, whose compensation shall be two (2) dollars per day.

Two pages, whose compensation shall be two (2) dollars per day,

each.

One janitor, whose compensation shall be three (3) dollars per day.

One watchman, whose compensation shall be three (3) dollars

per dav

One clerk of the judiciary committee, whose compensation shall

be five (5) dollars per day.

One journal clerk, whose compensation shall be five (5) dollars per day, and who shall be under the supervision of the secretary of the Senate; *Provided*, The journal of the Senate be completed and indexed by the secretary of the Senate within ten days after adjournment thereof, and for such completion and indexing he shall be allowed the sum of fifty (50) dollars.

§ 2. Assistant senate clerks, how appointed.] In addition to the above, there shall be appointed by the president, when deemed necessary by the Senate, such assistant enrolling and engrossing clerks as may be actually necessary, who shall receive

a compensation of five (5) dollars per day.

FOR THE HOUSE OF REPRESENTATIVES.

§ 3. A speaker, whose compensation shall be two (2) dollars per day.

One chief clerk, whose compensation shall be seven (7) dollars

per day.

One assistant clerk, whose compensation shall be six (6) dollars per day.

One enrolling and engrossing clerk, whose compensation shall

be six (6) dollars per day.

One bill clerk, whose compensation shall be five (5) dollars per

day.

One stenographer, whose compensation shall be six (6) dollars per day.

One sergeant-at-arms, whose compensation shall be five (5)

dollars per day.

One doorkeeper, whose compensation shall be four (4) dollars per day, and who shall discharge the duties of, and be assistant to the sergeant-at-arms.

One messenger, whose compensation shall be four (4) dollars

per day.

One postmaster, whose compensation shall be four (4) dollars per day.

One chaplain, whose compensation shall be two (2) dollars per

day.

Four pages, whose compensation shall be two (2) dollars per day, each.

One janitor, whose compensation shall be three (3) dollars per

dav.

One watchman, whose compensation shall be three (3) dollars

per day.

One clerk of the judiciary committee, whose compensation shall

be five (5) dollars per day.

One journal clerk, whose compensation shall be five (5) dollars per day, and who shall be under the supervision of the chief clerk of the House, provided the journal of the House be completed and indexed by the chief clerk of the House within ten days after the adjournment thereof; and for such completion and indexing he shall be allowed the sum of fifty (50) dollars.

§ 4. Assistant House clerks how appointed.] In addition to the above there shall be appointed by the speaker, when deemed necessary by the House, such assistant enrolling and engrossing clerks as may be actually necessary, who shall each re-

ceive compensation of five (5) dollars per day.

- § 5. OTHER EMPLOYEES, HOW APPOINTED—COMPENSATION.] The president of the Senate and the speaker of the House of Representatives are hereby authorized to appoint, from time to time, such committee clerks or other employes for their respective bodies, in addition to those herein provided for, as in the judgment of their respective bodies may be deemed necessary for the transaction of their business; *Provided*, That the compensation of such subordinate employes so appointed shall in no case exceed the sum of four (4) dollars per day.
- § 6. SALARIES, HOW AUDITED AND PAID—CLERKS MAY BE DISCHARGED FOR INCOMPETENCY.] The respective amounts due cach

clerk, officer or employe so employed and appointed shall be audited and paid out of the State Treasury upon an account certified by the presiding officer of the respective houses, attested by the secretary and chief clerk thereof, and when so audited and attested the State Auditor is hereby authorized and directed to draw the State warrants therefor upon the State Treasurer, who is hereby authorized and empowered to pay the same; *Provided*, That if any clerk or employe be found incompetent to discharge the duties of his or her position, it shall be the duty of the respective presiding officer and they are hereby empowered to discharge such person and fill the vacancy so created when deemed necessary.

§ 7. Officers of first session exempt from provisions of ACT.] Provided, That the compensation for the officers herein named shall not apply to the officers of the first session of the Legislative Assembly, but the salaries to be fixed for this session by resolution of the respective bodies; Provided, That this act shall not affect the number of officers and employes of the Senate and House selected and now exercising such offices or employment for

the first Legislative Assembly.

§ 8. REPEAL.] All acts or parts of acts in conflict with this

act are hereby repealed.

§ 9. EMERGENCY.] Whereas, an emergency exists by reason of there being at present time no definite law touching the subject-matter of this act, and that it is essential that the compensation and number of the employes of the Legislative Assembly be established long prior to July 1, 1890, and as soon as practicable; now, therefore, this act shall take effect and be in force from and after its passage and approval.

Approved March 7, 1890.