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SEC. 2. Peremptory challenges. That section five thousand three hundred and sixty-five (5365) of the code be and the same is hereby 2

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repealed and the following enacted in lieu thereof:

If the offense charged in the indictment or information is or may be punishable with death or imprisonment for life, the state and defendant shall each have the right to peremptorily challenge eight jurors and shall strike two jurors; if the offense charged be any other felony, the state and the defendant shall each have the right to peremptorily challenge four jurors and shall strike two jurors; and if the offense charged be a misdemeanor, the state and the defendant shall each have the right to peremptorily challenge one juror and shall strike two jurors. The clerk shall prepare a list of jurors called and after all challenges for cause are exhausted or waived, the parties, commencing with the state, shall alternately challenge peremptorily or waive by indicating any such challenge upon the list opposite the name of the juror challenged or by indicating the number of waiver elsewhere on the list.

SEC. 3. Vacancy filled. That section five thousand three hundred and sixty-six (5366) of the code be and the same is hereby repealed

and the following enacted in lieu thereof:

After each challenge, sustained for cause, or made peremptorily as indicated on the list, another juror shall be called and examined for challenge for cause before a further challenge is made and any new juror thus called may be challenged for cause and shall be subject to peremptory challenge or to being struck from the list as other jurors. After all challenges have thus been exercised or waived and four jurors have been struck from the list the clerk shall read the names of the twelve jurors remaining who shall constitute the jury selected.

Approved March 11, A. D. 1919.

CHAPTER 41.

JUVENILE COURTS.

S. F. 86.

AN ACT to amend section two hundred fifty-four-a-eighteen (254-a-18) supplement to the code 1913 as to the salaries of probation officers in counties of thirty-five thousand (35,000) or more in population.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Compensation. That section two hundred fifty-four-a-eighteen (254-a-18), supplement to the code, 1913, be and the same is hereby amended by striking the word "fifty" from the fifth line and substituting in lieu thereof the words "thirty-five", and by striking from the eleventh line thereof the words "seventy-five" and substituting in lieu thereof the words "one hundred and twenty-five".

Approved March 11, A. D. 1919.