CHAPTER 1261

MILEAGE OF JURORS

H. F. 173

AN ACT relating to the fees and mileage of jurors.

Be It Enacted by the General Assembly of the State of Iowa:

Section six hundred seven point five (607.5), Code SECTION 1. 1973, is amended by striking the section and inserting in lieu thereof 3 the following: 607.5 Fees of jurors. Grand jurors and petit jurors in all courts shall receive for each day's service or attendance, including attendance required for the purpose of being considered for service, ten dollars, for each mile traveled each day to and from their residences to the place of attendance, ten* cents, and for actual expenses of parking, as determined by the clerk of court. No juror shall receive mileage for travel or actual expenses of parking when he travels in a vehicle for 10 which another juror is receiving mileage. 11

which another juror is receiving

*See §79.9 for mileage for public employees

Approved May 27, 1974

CHAPTER 1262

JURY COMMISSIONERS

S. F. 389

AN ACT relating to the appointment of jury commissioners.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section six hundred eight point two (608.2), Code 2 1973, is amended to read as follows:

608.2 Appointive commission to select. In each county having situated therein a city with a population of fourteen thousand or more, the judge er judges of the district court of the judicial district in which said county is located shall, on or before October 1 of each year in which the general election is held, appoint three competent electors as a jury commission to select and make lists of the names of persons to serve as grand and petit jurors and talesmen for the two years beginning January 1 after such election.

SEC. 2. Section six hundred eight point four (608.4), Code 1973, is amended to read as follows:

608.4 Manner of appointment. The appointment shall be in writing, signed by the judge, or a majority of the judges if more than one, three judges of the judicial district and shall be filed and made a matter of record, in the office of the clerk of the district court. If, for any reason, any judge is unable to act, the appointment shall be signed by the judge, or a majority of the judges of such district, who are able to act.

Approved May 2, 1974

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