

or personal indignities rendering life burdensome.

Sixth: Habitual gross drunkenness contracted since marriage and continuing for one year prior to the commencement of the action.

Seventh: Wilful neglect of the husband for the period of twelve months to provide for his wife the common necessities of life, he having the ability to do so, or his failure to do so by reason of idleness, profligacy or dissipation.

Eighth: Insanity: When adjudged by a court of competent jurisdiction and continuing for three years immediately prior to the commencement of the action."

Approved April 22, 1933.

CHAPTER 41.

AN ACT

[H. B. 24]

To amend Section 2, Chapter 100 of the Session Laws of Alaska for 1931 relative to the method of choosing jurors in the courts of the Territory of Alaska.

Be it enacted by the Legislature of the Territory of Alaska:

Section 1. That Section 2, Chapter 100 of the Session Laws of Alaska for 1931, relative to the method of choosing jurors in the courts of the Territory of Alaska, is hereby amended to read as follows:

"Section 2. Except as in this Act otherwise provided, all jurors, for both grand and petit juries, for service in the District Court for the Territory

Grand and petit juries, how drawn.

of Alaska, shall be publicly drawn from a box containing at the time of each drawing the names of at least four-fifths ($4/5$ ths) of all persons, residents of the Division in which such Court is held, who voted at the last preceding general Territorial election, the records and returns of which are available to the Clerk, and who, so far as known to the Clerk and Jury Commissioner, are still residents of such Division and still qualified by law for such jury service, and in addition to the name of the persons who voted at such election, the Clerk and Jury Commissioner may place in such jury box the names of other persons residents of such division who are qualified by law for such jury service, but who did not vote at the last preceding general Territorial election; Provided, however, that the District Judge in any Judicial Division may limit the names of prospective jurors to be placed in the jury box, to three-fifths ($3/5$ ths) of the persons who voted at the last preceding general Territorial Election, by issuing an order to that effect and stating fully his reasons therefor, which order shall be filed with the District Clerk, prior to the time the names are placed in the jury box to be drawn, as in this Act provided; but nothing in this Act shall be construed to limit the names of persons placed in the jury box who were qualified by law for jury service but who did not vote at the last general Territorial Election preceding the jury drawing."

District Judge
may limit jurors
to three fifths
of voters.

Approved April 22, 1933.