

Qualification and Selection of Jurors.

1900, ch. 121.

7. Modified as to Howard county, and special law enacted.

1900, ch. 374.

7 and **8.** Modified as to Garrett county, and special law enacted.

1900, ch. 451.

7 and **8.** Modified as to Allegany county, and special law enacted.

1900, ch. 618.

7 and **8.** Modified as to Queen Anne's county, and special law enacted.

1900 ch. 130.

10. Modified as to Prince George's county, and special law enacted.

1900, ch. 62.

23. Whenever the jurors for any term of any court in this State have been drawn as hereinbefore provided by this article, and the business of said term has so far proceeded as that either the grand jury or the petit jury, or both the grand jury and the petit jury shall have been finally discharged, and by reason of any event or events happening before or after said final discharge, any criminal charge shall arise which the said court shall deem of sufficient importance to be investigated forthwith by the grand jury, and to be tried by a petit jury, the said court may, in its discretion, require the grand jury for said term, and the petit jury for said term, or either said grand jurors or said petit jurors, to be summoned to return to said court at such time as the court may direct; and in case any one of said jurors shall be unable to attend, for reasons which said court may deem satisfactory, the court shall proceed to fill the vacancy thus created as though said juror had not been finally discharged, and thereupon said court may proceed to investigate and try said criminal charge as fully and completely as though said grand or petit jurors, or either of them, had not been finally discharged for said term; and in counties where the Circuit Court holds non-jury terms, the power