

as herein directed) to appear before him and then and there, in the presence of said judge and such other persons as may choose to be present, after well and thoroughly stirring said marbles so that they be well mixed, and without looking into the compartment or drawer, to draw from the seven compartments consecutively, beginning with the compartment numbered "1," 48 of the numbered marbles as follows: 6 from the compartment numbered "1"; 6 from the compartment numbered "2"; 12 from the compartment numbered "3"; 7 from the compartment numbered "4"; 10 from the compartment numbered "5"; 3 from the compartment numbered "6"; and 4 from the compartment numbered "7"; and the names corresponding to the numbered marbles drawn shall be duly recorded by said judge, or by the clerk, in the presence of the judge, in the order drawn; and immediately thereupon the said judge shall forthwith order a *venire facias*, directed to the sheriff of said county, commanding him to summon as jurors, to attend at the next ensuing term of said court, the several persons whose names shall be drawn as aforesaid, and if any of the persons whose names are so drawn and embraced in said *venire facias* should be dead, sick or otherwise unable to attend, or should be absent and therefore not to be found, it shall be the duty of the sheriff forthwith to return the fact of said death, disability or absence, and said judge or one of the other judges shall thereupon cause to be drawn from said compartment or drawer from which the name of the person so dead, sick or returned non est, or excused for good cause shown, in the manner hereinbefore directed, another name in the place and stead of the original who may be dead, disabled, absent, or excused, and shall cause the name or names of such person or persons so as last aforesaid drawn to be inserted in said *venire facias* to be summoned as aforesaid, and it shall be the duty of the sheriff to summon the person or persons named in said *venire facias* and make returns thereof to the said court at or before the opening of its session; provided, however, that no person shall be drawn and summoned to two successive terms of court.

SEC. 2. *And be it further enacted*, That this Act is hereby declared to be an emergency measure and necessary for the immediate preservation of the public health and safety and having been passed by a yea and nay vote, supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, the same shall take effect from the date of its passage.

Approved March 24, 1951.