

tively, which bear the numbers of the districts where the persons so selected respectively reside, and after so depositing said ballots, the said box shall be closed and the said judges shall then cause the clerk, or one of his deputies, whom the said judges shall designate (neither the one nor the other who may be so required to act, to be present at the writing, rolling or folding and depositing of said ballots into the box as herein directed) to appear then and there in the presence of the said judges and such other persons as may choose to be present, after well and thoroughly shaking said box so that the ballots in the fifteen compartments thereof be well mixed, to draw from said box through such opening made by removing the sliding top thereof as will conveniently admit the hand and exposing but one of said compartments at any one time and without in any manner looking into said box one by one, twenty-five of said ballots, and the names appearing on said ballots withdrawn shall be duly recorded by said judges or by the clerk, in their presence and under their direction, in the order in which they shall be drawn and the said list so drawn shall constitute and be the petit jury panel for the term of said court immediately following said drawing, and in drawing the twenty-five names aforesaid the said ballots shall be drawn in the following manner: two names from Compartment No. 1, two names from No. 2, two names from No. 3 one name from No. 4, one name from No. 5, one name from No. 6, one name from No. 7, two names from No. 8, two names from No. 9, one name from No. 10, two names from No. 11, two names from No. 12, two names from No. 13, two names from No. 14 and two names from No. 15.

1929, ch. 339, sec. 391F.

391F. That when said list of names selected as directed in the preceding Sections 391C and 391D, known as the grand jury panel is made and certified as therein provided for, immediately thereupon the said judges of said court, in the presence of the members of the Bar aforesaid, and such other persons as may think proper to be present, shall cause all the names selected and placed in the list as aforesaid, to be legibly written upon ballots, which shall be of equal size and of the same color and appearance, and shall be closely rolled or folded and placed by said judges with their own hands before the drawings herein provided for, in a box of sufficient size to be marked Grand Jury Box, the said box being divided into fifteen (15) compartments, which shall be numbered to correspond with the district of said county, with a sliding top therein to be procured for that purpose by the clerk of said court under the direction of said judges, and the names of the persons selected as aforesaid from the respective districts shall be placed by the said judges in the said compartments of said box, respectively, which bear the numbers of the districts where the person so selected, respectively, reside, and after so depositing said ballots, the said box shall be closed and the said judges shall then cause the clerk, or one of his deputies, whom the said judges shall designate (neither the one nor the other who may be so required to act, to be present at the writing, rolling or folding and depositing of said ballots