into the box 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 the 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in any manner looking into said box one by one, twentythree of said ballots, and the names appearing on said ballots withdrawn shall be duly recorded by said judges or by the clerk, in their presence and under their direction, in the order in which they shall be drawn and the said list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 grand jury panel for the term of said court immediately following said drawing, and in drawing the twenty-three names aforesaid the said ballots shall be drawn in the following manner: Two names from District No. 1, two names from District No. 2, one name from District No. 3, one name from District No. 4, one name from District No. 5, one name from District No. 6, one name from District No. 7, two names from District No. 8, two names from District No. 9, one name from District No. 10, one name from District No. 11, two names from District No. 12, two names from District No. 13 two names from District No. 14 and two names from District No. 15, making a total of twenty-three grand jurors for the term immediately following said selection, and said judges shall designate one of said grand jurors so drawn as the foreman of the said grand jury.

1929, ch. 339, sec. 391G.

391G. Whenever a vacancy shall occur in the position of foreman of the grand jury, either temporary or permanent, by death, absence, sickness or any other cause, the court shall have the power to appoint some other member of the grand jury foreman as often as the necessity for appointment shall occur. If for any reason any person or persons drawn as a grand juror or as grand jurors shall fail to attend and be present at the beginning of the next term of said court following such selection or be disqualified or excused for cause, the court shall forthwith proceed to fill such vacancy from the aforesaid remaining number of names on the grand jury panel from the district or districts of said county, which is the residence of the juror or jurors creating the vacancy, and said court shall have the same power and proceed in the same manner as herein prescribed for the filling of vacancies on the grand jury, in filling vacancies which might occur for the same reasons as herein set forth, in the case of petit juror or petit jurors selected as hereinbefore provided, said vacancy or vacancies being filled always from the compartment, in the case of petit jurors, from the respective district which is the residence of the juror or jurors creating such vacancies.

1929, ch. 339, sec. 391H.

391H. That the jurors of Baltimore County shall receive five dollars for each and every day they shall attend the Circuit Court for Baltimore