them, shall then add to said list of qualified jurors such qualified persons as shall suffice to make up the names of seven hundred and fifty qualified persons, or thereabout. From the said whole number the jurors shall then be drawn for the Superior Court of Baltimore city, the Baltimore City Court, Court of Common Pleas, and Criminal Court of Baltimore, in the manner hereinbefore provided by this article.

614 A. The provisions of this article shall be deemed and taken to be mandatory upon the judges of the Supreme Bench of Baltimore city, and upon each one thereof. Any person who shall fraudulently mark or designate, or open or leave open, or cause or knowingly permit to be marked or designated, or to be opened or left open, any ballot or ballots for jurors which shall be prepared for the purpose of being drawn under this article, or who, by any fraudulent contrivance, device or collusion whatever, shall prepare or arrange, or cause or knowingly permit to be prepared or arranged, any ballot or ballots aforesaid, so that the same or any thereof may be known or recognized in the drawing thereof, or may be drawn in preference to others, or omitted to be drawn in preference to others, or for the purpose of their being so known or recognized, or being so drawn or omitted to be so drawn; and any person or persons who shall in any way fraudulently or collusively deal with the ballots aforesaid, or any of them, or with the drawing thereof, or with the preparation or folding of said ballots, or with the wheel aforesaid, so that the fair operation and the lawful and impartial execution of the provisions of this article in relation to the selection of juries in the city of Baltimore shall be knowingly prevented or interfered with, or with intent to interfere with or prevent the same, or to permit or allow the same to be interfered with or prevented, shall be guilty of a misdemeanor, and upon conviction thereof shall be sentenced to be confined, in the discretion of the court, in the Penitentiary or Maryland House of Correction for a term of not less than one nor more than three years.

SEC. 2. And be it enacted, That all acts or parts of acts inconsistent with the provisions of this act are, to the extent of such inconsistency, hereby repealed.

Add to list of qualified jurors.

Provisions mandatory.

Not to mark or designate.

Not to interfere with ballots.

Guilty of a misdemeanor.

Inconsistent acts repealed.