

served on any of the regular panels of the aforesaid courts since the making of the list of qualified jurors as aforesaid to be stricken from said list, and the persons whose names are so stricken from the said list shall not be liable to serve again as jurors for two years, accounting from the beginning of the term for which their names were so entered on the list of qualified jurors; the said judges, or a majority of them, shall then add to said list of qualified jurors such qualified persons as shall suffice to make up the number of seven hundred and fifty qualified persons, or thereabouts. From the said whole number the jurors, to serve for three weeks from the ensuing Monday, shall then be drawn for the said courts, and their names be recorded in the said jury books in the manner hereinbefore provided by this article, under the superintendence of one or more of said judges. And if, at the time of any drawing, juries shall not be required for all of said courts, then it shall not be necessary to draw panels for the court not requiring them, but jurors shall be drawn for such court or courts only as may need them, in the manner hereinbefore provided in this article, and in the order established by sections six hundred and five, six hundred and six, six hundred and seven and six hundred and seven A, so far as concerns the courts requiring such juries; and besides summoning said panels for the said courts, the sheriff shall also summon at the same time such number of reserves as he may be required by the judges, or a majority of them, as provided by section six hundred and nine of this article; and said reserves shall also be liable to service as in said section mentioned.

Not necessary  
to draw panels.

SEC. 614A. 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 for the purpose of their being so known or recognized, or being so drawn or omitted to be so drawn; and

Penalty for ma-  
nipulating bal-  
lots.