

said court, and be by him preserved as other proceedings of said court are preserved.

Mode of  
drawing  
jurors.

SEC. 3. *Be it enacted*, When list of names is so selected and certified, the judge or judges of said court, in presence of members of the bar and others attending, shall cause all the names so selected to be legally written on ballots of equal size and of the same color and appearance, which shall be closely folded and placed by said judge or judges personally into a box (cubic form) of 24x24 inches in size, with nine separate boxes or drawers in it, and the number of jurors' names to be placed in each box shall be apportioned in proportion to the eligible jurors from each of said respective election districts; and the said judge or judges shall cause the clerk to said Circuit Court or one of his deputies to draw from the box in which the names of the list from the first district have been placed the number of persons to which said district is entitled by the apportionment hereinbefore provided for, and so on consecutively from each district of the county, until the number of forty-eight names shall have been so drawn, and the names so drawn shall constitute the jury for the next ensuing term of said court; provided, however, in case of a vacancy occurring from any cause, such as sickness, death, or being excused, that the vacancy so occurring shall be filled from the other names in the box representing the district in which such vacancy shall have occurred; and the order to the sheriff to summon shall be in the usual manner and form now practiced under the laws of this State, it being the intent of this act that each of the election districts of said county shall have a representation on such jury as the proportion of its voting and taxable male population bears to the population of the whole county.

Approved April 2, 1896.

#### CHAPTER 330.

AN ACT to repeal Section four of Chapter two hundred and ninety-six, of the Acts of eighteen hundred and eighty-eight, entitled "An Act for the incorporation of the Supreme Lodge of the Shield of Honor of the United States," and to re-enact the same with amendments.

Repeal.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That section four, of chapter two hundred and ninety-six, of the Acts of eighteen hundred and eighty-eight, entitled