

names were drawn from the election district or districts in which such vacancy occurs, but if there be no names or persons, or an inadequate number of them, left in the drawer for the district where the vacancy occurs, the Court may fill such vacancies by drawing the lacking number of persons in any district from those of the other districts. All vacancies in the Petit Jury caused by drawing to fill vacancies in the Grand Jury, or otherwise, may be filled by drawing the necessary number of names from the ballots replaced in the drawers as aforesaid, from the districts in which such vacancies occur; or such vacancies may remain unfilled, if the Court deem it unnecessary to fill the same.

143 A. The Court shall have the same power to compel the attendance of Jurors, and shall proceed in all other matters relating to Jurors not provided for in this Act, as under the Public General Laws relating to Jurors.

SEC. 2. *And be it enacted*, That this Act shall take effect on and after the first day of May, 1914.

Approved March 20th, 1914.

CHAPTER 107.

AN ACT to add an additional Section to the Code of Public Local Laws of Maryland, Article 4, title, "City of Baltimore," sub-titles "Courts," and "Superior Court, Court of Common Pleas and Baltimore City Court," to be known as Section 315-A, and to follow Section 315.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That a new section be and the same is hereby added to Article 4s of the Code of Public Local Laws of Maryland, title "City of Baltimore," sub-titles "Courts" and "Superior Courts, Court of Common Pleas and Baltimore City Court;" said new section to be known as Section 315-A, and to follow Section 315, and to be read as follows:

315-A. If judgment be entered against any defendant for failure to appear and plead, or failure to file a sufficient plea, affidavit or certificate of counsel, under the four preceding sections, the court in which such judgment has been rendered may, upon motion filed by the defendant within thirty days after entry thereof, strike out the same and reinstate such case with leave to such defendant to file pleas, affidavit and certifi-