

SECTION 1. *Beit enacted by the General Assembly of Maryland,* That Sections 222 and 223 of Article 8 of the Code of Public Local Laws of Maryland (1930 Edition), title "Cecil County," sub-title "Jurors," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

222. It shall be the duty of the judges, or a judge, of the Circuit Court for Cecil County, not less than fifteen days before the commencement of each term of said court, at which jurors are required to attend, in the presence of such practicing members of the Bar of said county as shall think proper to attend, notice of the time and place having first been given to said Bar, through the crier of said court, to proceed to select from the list last furnished by the Clerk of the County Commissioners as provided in Section 221 of this Article, and from the poll books of the several election districts of said county, which shall have been returned and filed in the clerk's office of the Circuit Court for Cecil County after any general election last held, a panel to consist of two hundred (200) citizens of said county, to be fairly and impartially selected with special reference to the intelligence, sobriety and integrity of such persons, and without the least reference to their political opinions, which said two hundred citizens shall be selected as to their respective numbers from the respective election districts of said county, as follows: From the First Election District, [twenty-five] *fourteen (14)*; from the Second Election District, [twenty-five] *fifteen (15)*; from the Third Election District, [thirty] *fifty (50)*; from the Fourth Election District, [twenty-two] *thirteen (13)*; from the Fifth Election District, [twenty-five] *thirty-one (31)*; from the Sixth Election District, [twenty-two] *nineteen (19)*; from the Seventh Election District, [thirty] *forty-five (45)*; from the Eighth Election District, [ten] *six (6)*; from the Ninth Election District, [eleven] *seven (7)*, and of the names of the persons so selected, and the respective districts from which they have been selected, a list shall be made, and a certificate appended thereto by said judge or judges, certifying that said list of names have been selected in conformity with and according to the spirit of this [Act] *sub-title*, and the said list and certificate shall be filed with the clerk of the said court and by him be preserved as other proceedings of the said court are kept.

223. When said list of names, selected as by directed by the preceding section of this [Act] *sub-title* is made and certified as hereinbefore provided, immediately there-