knows, the reason why such person could not be found and summoned.

(f) Selection of substitute jurors.

Upon the return of any juror as not summoned, or whenever a summoned juror shall be excused by the judge for any reason, the presiding judge, or one of the other judges, shall cause to be drawn from the largest compartment in the drawer, (from which the name of the person not summoned, or the person summoned and excused, was originally drawn), another juror in the place and stead of the one returned not summoned or excused, as the case may be, whereupon a supplemental venire facias shall issue and the substituted juror named therein shall be summoned pursuant to the provisions of Sub-section (c) of this section; and the numbered marble corresponding to the juror not summoned or excused shall be placed in a sealed envelope, with such notation, if any, as the judge shall make thereon, in the smallest compartment of said drawer.

(g) Return of venire facias.

The sheriff shall summons all jurors named in the original or a supplemental venire facias as soon as practicable, and shall make his final return by not later than the Friday before the first Monday of the ensuing jury term of court.

(h) Juror not to be drawn twice in succession.

No person shall be drawn as a juror and summoned to two successive JURY terms of court, and any person so drawn and summoned shall be excused by the judge for cause.

252. (a) Selection of grand jury.

On the first day of each jury term of court the judge or judges present shall designate one person from the panel of 48 jurors drawn to be the foreman of the grand jury, whereupon the clerk of court shall proceed, in the presence of the court, to draw from the medium size compartments of the several drawers in the jury box, beginning with drawer No. 1, and so on successively, the other twenty-two members of the grand jury as follows: 3 from the first district; 3 from the second district; 6 from the third district; 3 from the fourth district; 5 from the fifth district; 1 from the sixth district; and 2 from the seventh district, provided, however, that the foreman shall constitute and be counted as one in the apportionment for the election district in which he shall reside, to serve until the first day of the ensuing jury term unless a new grand jury shall be drawn in the interim pursuant to law.

(b) Petit jury.

The remaining twenty-five jurors shall constitute the petit jury for said term, to serve until the first day of the ensuing term unless a new petit jury shall be drawn in the interim pursuant to law.

253. (a) Vacancy in foremanship of grand jury.

Whenever a vacancy shall occur in the foremanship of the grand jury, either permanently or temporarily, because of death, illness, absence, or any other cause, the court shall have power to appoint some other member of the grand jury as foreman for as long a time and as often as the necessity for such appointment shall occur.