

designated in the venire facias as the second week's jury and shall not be required to attend until the second week. The third group so drawn and summoned in accordance with the preceding section, after those designated as the second week's jury, consisting of not less than thirty-five, nor more than forty-five, shall be designated in the venire facias as the third week's jury and shall not be required to attend until the third week. [, the remaining jurors to be designated in the venire facias as the second week's jury shall not be required to attend until the the second week.] Of the not less than fifty-seven nor more than sixty-seven jurors, the foreman of the Grand Jury having been previously selected, drawn and summoned to attend at the opening session, the said Court at said session, shall direct the clerk to legibly write upon ballots the names of said jurors, and after carefully folding said ballots separately, to place them in a box with a sliding top, and said clerk shall draw said ballots therefrom one at a time without looking into said box and the first twenty-two names drawn therefrom, with the foreman previously appointed, shall constitute the Grand Jury and the remaining names shall constitute the Petit Jury for the first week of said term. If for any reason any person or persons drawn as a Grand Juror or Grand Jurors shall fail to attend and be present at the conclusion of the drawing or be disqualified or excused for cause the Court shall forthwith proceed to fill such vacancy or vacancies from the aforesaid remaining names of those who are present in the order in which the names were drawn from the box and may thereupon in its discretion fill such vacancy or vacancies thus made in the Petit Jury by drawing from the [compartment or compartments of the] jury box [representing the district or districts from which the juror or jurors disqualified or excused were previously drawn,] other names in the place and stead of those originally drawn and who may be disqualified, excused or absent.

SEC. 2. *And be it further enacted, That this Act is hereby declared to be an acute emergency measure and necessary for the immediate preservation of the public health and safety, and having been passed by a yea and nay vote, supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, the same shall take effect from the date of its passage. SHALL TAKE EFFECT JUNE 1, 1957.*

Approved April 15, 1957.

CHAPTER 772

(House Bill 399)

AN ACT to repeal Sections 149 to 156, inclusive, of Article 48 of the Annotated Code of Maryland (1951 Edition), title "Inspections", sub-title "Seed", and to enact in lieu thereof, Sections 149 to 156, inclusive, of said Article, and to follow immediately after Section 148, relating to the labeling, selling, offering, or exposing for sale of agricultural and vegetable seeds.

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.