

(2) WHEN NECESSARY, THE JURY COMMISSIONER OR THE CLERK SHALL PUBLICLY DRAW AT RANDOM FROM THE QUALIFIED JURY WHEEL, THE NUMBER OF NAMES REQUIRED FOR ASSIGNMENT TO THE GRAND JURY AND ASSIGN THOSE WHOSE NAMES ARE DRAWN TO THE GRAND JURY.

(B) NOTIFICATION OF JURORS.

WHEN IT IS NECESSARY TO DRAW A GRAND OR PETIT JURY, THE CLERK OR JURY COMMISSIONER SHALL ISSUE A SUMMONS FOR EACH PERSON DRAWN FOR JURY SERVICE. THE SUMMONSES MAY BE SERVED PERSONALLY OR BY REGISTERED MAIL, RETURN RECEIPT REQUESTED, ADDRESSED TO HIM AT HIS USUAL RESIDENCE OR BUSINESS ADDRESS.

(C) UNANTICIPATED SHORTAGE OF AVAILABLE PETIT JURORS.

IF THERE IS AN UNANTICIPATED SHORTAGE OF AVAILABLE PETIT JURORS IN THE QUALIFIED JURY WHEEL, THE COURT MAY REQUIRE THE SHERIFF TO SUMMON A SUFFICIENT NUMBER OF PETIT JURORS SELECTED AT RANDOM FROM THE VOTER REGISTRATION LISTS IN A MANNER ORDERED BY THE COURT CONSISTENT WITH §§8-102 AND 8-103 OF THIS TITLE.

REVISOR'S NOTE: This section presently appears as Art. 51, §7. Subsection (c) presently appears as Art. 51, §9(e). Since both sections deal with summoning jurors, they are placed in the same section. The wording of subsection (c) was changed to make clear that all names on the qualified jury wheel must be exhausted before alternate selection procedures, outside the provisions of the plan, are employed.

The reference to certified mail is proposed for deletion as unnecessary. Art. 1, §20 defines registered mail as including certified mail.

The following British statutes deal with talesman and were repealed by Ch. 648, H.B. 1587, Acts of 1973: 35 Henry 8 c6 (1543) - Summoning Talesmen in "Habeas Corpora" and "Distringas" proceedings. 4 and 5 Phillip and Mary c7 (1573) - summoning talesmen in criminal cases. 14 Elizabeth c5 - extending these acts to all shires in England and Wales.