

Organic Law 5/1995, of 22 May, of the Jury Court, Articles 13, 15 and 16

Article 13. Lists of candidates for juries

1. Provincial Delegations of the Electoral Census Office will hold a draw for each province, within the last 15 days of September of equal-numbered years, in order to establish the bi-annual list of jury candidates.

To this end, the Chairpersons of the respective Provincial Courts, at least three days before the anticipated date of the draw, will determine and will communicate to the Delegate of that Office, the number of jury candidates they consider it necessary to obtain by draw within the province.

2. Jury candidates to be obtained by draw will be extracted from the list of the valid electoral census at the date of the draw, ordered by municipality. Said list will be submitted to be displayed for seven days beforehand to the respective Municipal Councils. The draw, to be held at a public session announced beforehand at premises enabled for this purpose by the corresponding Provincial Court, will be held as set out in the regulations.

1. The Provincial Delegation of the Electoral Census Office will send the list of jury candidates to the respective Provincial Court, which will submit it to the Municipal Councils and to the Official Gazette of the corresponding Province, to be duly displayed or published, respectively, during the last 15 days in said month of October.

Article 14 regulates claims against inclusions in the lists. The Electoral Census Office does not take part in this subject.

Article 15. Resolution of claims

If any claim is considered, the Judge shall order any corresponding rectifications or exclusions to be made, communicating the resolution to the Provincial Delegation of the Electoral Census Office, and notifying the interested party. No appeals are admitted against said resolution.

Article 16. Communication and rectification of the final lists

1. Once the final list has been completed for each province, the Provincial Delegation of the Electoral Census Office shall send it to the Chairperson of the respective Provincial Court, which shall submit copies to the Chairperson of the corresponding High Court of Justice and to the Chairperson of the Criminal Court of the Supreme Court. Likewise, they shall submit copies to the Municipal Councils of the respective province, for display during the two years of validity of said list.