

every person summoned and attending or serving as aforesaid, shall upon application by him made to such Sheriff or other Officer, have a certificate testifying such his attendanee or service done, which certificate the said Sheriff or other Officer is hereby directed to give without fee or reward, and the said book shall be transmitted by every Sheriff or other Officer as aforesaid to his successor in office.

A Certificate of such service may be obtained from the Sheriff &c.

Summonses to be made within a certain time.

XIX. And be it further enacted by the authority aforesaid, that every summons of any person qualified, shall be made by the Sheriff or other Officer to whom the Return of Jurors shall belong, or by his lawful Officer or Deputy, six days before at the least, and one additional day for every three leagues' distance, between the place of summoning and the place where the Court shall be holden, shewing to every person so summoned the warrant under the seal of the office wherein they are nominated and appointed to serve, and if any Juror so to be summoned be absent from the usual place of his habitation, at the time of such summons, in such case, notice of such summons shall be given by leaving a note in writing under the hand of such officer, containing the contents thereof, at the dwelling house of such person, with some person there inhabiting the same.

In case of absence of any Juror, written notice of the Summons to be given at his dwelling house.

XX. And be it further enacted by the authority aforesaid, that nothing in this Act contained shall prevent, or be taken or understood to prevent, any Sheriff or other officer, to whom the return of Juries shall belong, from summoning and returning any person or persons to serve as Jurors on any grand Inquest, who shall not be named in any of the Lists or Duplicates required by this Act, such person or persons being otherwise qualified to serve as Jurors, according to the requirements of this Act.

Sheriffs may Summon as Jurors on any Grand Inquest persons not being named in the lists.

Duration of this Act.

XXI. And be it further enacted by the authority aforesaid, that this Act shall continue and be in force until the first day of May one thousand eight hundred , and no longer.