

securely fold, and seal the same so as to prevent any of such ballots from being lost from or out of the same, and shall endorse each of such parcels of ballots with the year and the name of the Jurors' Roll to which the same shall belong.

XIX. And be it enacted, That annually on the first day of the Court of General Quarter Sessions of the Peace for each of such Counties or Union of Counties, held next after the first day of October in each year, the Clerk of the Peace for such County or Union of Counties shall bring into Court and publicly deliver to the chairman of such Court *sedente curiâ*, the Jurors' Book so prepared by him as aforesaid, for the then next year, and also the four parcels of ballots belonging to the same as aforesaid, together with the Jurors' Books for such and so many of the then next preceding years as may be required for proceeding with the balloting of the Jury Lists as hereinafter directed, and shall thereupon make oath in open Court, first, that he has carefully compared the Jurors' Rolls in such first mentioned Jurors' Book with the Reports made by the several Selectors of Jurors for the several Townships, Villages and Wards within such County or Union of Counties as the same remained on file in his office on the Fifteenth day of September preceding, and that to the best of his knowledge and belief the said Jurors' Rolls contain a true and correct transcript of the names and additions of all persons so selected and reported by such Selectors of Jurors as aforesaid; secondly, that he has carefully examined and compared the ballots in each of the parcels so delivered into Court as aforesaid, with the Jurors' Roll to which such ballots by the indorsement on such parcel purports to belong, and that each parcel of such ballots so delivered into Court as aforesaid contains to the best of his knowledge and belief the whole of the numbers on the Jurors' Roll, to which by such indorsement such parcel purports to belong; and thirdly, that the Jurors' Books secondly above mentioned are those remaining on file in his office for the years to which they purport respectively to belong, and that all entries in such last mentioned Books have been truly and faithfully made therein, without fraud or collusion of any kind, and according to the very truth: Or if such Clerk of the Peace shall not have been in office during all the time that such Jurors' Books shall have been on file in the office of the Clerk of the Peace for such County or Union of Counties, then that all entries in such Books made during the time that he shall have been in office, have been truly and faithfully made therein, without fraud or collusion of any kind, and according to the very truth, and that he hath no reason but to believe, and doth therefore verily believe that all other entries made therein, prior to his appointment, have been in like manner truly and faithfully made therein as aforesaid: Whereupon the receipt of such Books and the oath or affirmation upon which the same were received respectively, shall be certified under hand and seal by the Chairman of such Court in such Books respectively, and a remembrance of the same also made in the minutes of such Court, and the Court shall then proceed to consider whether, with reference to the probable amount of judicial business to be disposed of through the instrumentality of the Jurors to be ballotted on that occasion, and the whole number of Jurors from whom the balloting is to be had, it is most expedient upon such occasion to ballot a full Jury List, a two-third Jury List or a half Jury List, and they shall come to a resolution thereon accordingly, of which a remembrance shall be duly entered upon the minutes of such Court; And in the event of such resolution affirming the expediency of balloting a full Jury List, then the numbers to be so ballotted from the said Rolls according to the provisions of the next succeeding section of this Act, shall be as follows, that is to say: from the Roll of Jurors to serve as Grand Jurors in the Superior Courts, Forty eight; from the Roll of those to serve as Grand Jurors in the Inferior Courts, Ninety-six; from the Roll of those to serve as Petit Jurors in the Superior Courts, One Hundred and Forty-four; and from the Roll of those to serve as Petit Jurors in the Inferior Courts, Two Hundred and Eighty-eight. And in the event of such resolution affirming the expediency of balloting a two-third Jury List, the numbers to be so ballotted as aforesaid shall be as follows, that is to say: from the said first named of such Rolls, Thirty-eight; from the second, Sixty-four; from the third, Ninety-six; and from the fourth, Two Hundred and Sixteen.

And

Jurors' book to be brought into Q. S. (sitting the court) yearly after 1st October—oath to be taken by the said clerk.

Particulars to be sworn to in such oath.

If the clerk has come but lately into office.

Chairman to enter certificate in the books: and the court to determine the number of jurors to be drawn.

Full list.

Two-third list.