

Clerk of the Crown for such district; and the Judge or Clerk of the Crown as the case may be, shall thereupon, by an order under his hand, delivered to the Sheriff, indicate and declare the name of the Juror with which such Panel shall commence; and the Sheriff shall return such order before the Court for which the Jurors named in such Panel are summoned, together with such Panel and with his proceedings thereon;

5. A Juror shall not be bound to serve as such, nor shall his name be inserted in the Panel, so long as there remain upon the Jury list the names of Jurors who have served or have been summoned to serve as Jurors subsequent to the making of such list, a less number of times than he has served or has been summoned to serve, during the same period;

As to the Jurors who have already served.

6. Neither the Grand Jury Panel nor the Petit Jury Panel nor the name of any person on such Panel shall be communicated either verbally or otherwise to any person or persons whomsoever until after such panel is returned into Court by the Sheriff;

Panel not to be made public until returned.

7. If on the arraignment of any person charged with an offence punishable with death, the prosecuting officer and the party prosecuted consent that the trial Jury shall be composed exclusively of persons speaking the English language, or of persons speaking the French language, the Sheriff shall forthwith make a supplementary panel of thirty-two Jurors, which panel shall be made by taking from the Jury list in order as they appear therein, the names of thirty-two persons speaking the required language, and resident within five leagues of the place of trial, commencing with the first name of a Juror qualified to be on such panel, which appears on the Jury list, after the name of the last Juror taken for the ordinary panel, for the term then sitting;

Jury all of one language may be had by consent — supplementary panel.

8. The Jurors on such supplementary panel shall serve so long as the Court shall order; and while such Jurors are in attendance no other supplementary panel shall be summoned; and the Jurors on the supplementary panel together with the Jurors on the ordinary panel speaking the required language shall be the Jurors from among whom shall be selected in the ordinary manner the Jury to be sworn to try such person, and no notice of any intention to claim exemption shall be required of them or of any of them.

From among whom such Jury shall be taken.

SUMMONING THE JURY.

6. There shall be an interval of at least six days between the service of a summons upon a juror summoned to serve before any Court of Criminal Jurisdiction, and the day upon which he is called upon to appear, except when such juror is summoned as one of a special or supplementary panel, in which case an interval of forty-eight hours shall be sufficient; but it shall be the duty of the Sheriff to cause the jurors mentioned in every ordinary panel made by him for the first or any other day of any term, to be summoned at least fourteen juridical days before the term or session of such Court, to afford time for the summoning of additional jurors in the place of those who have either not been summoned or who have given notice of their intention to claim exemption;

Delay between summons and attendance, in Criminal cases,

2. If the party prosecuted is entitled under this Act to be tried either in whole or in part by persons skilled in the language of his defence; and if from the number of challenges or from any other cause, there is in any such case a deficiency of such persons, the Court shall fix another day for the trial of such case; and the Sheriff shall supply the deficiency by summoning for the day so fixed, such additional number of Jurors skilled in the language of the defence as the Court may order, and as are found inscribed on the List of Petit Jurors next in succession after the Jurors already summoned for the term or Session at which such trial is to be had;

Deficiency of Jurors how supplied.