

said lists in his office and shall deliver a certified copy of the Grand Jury list to the Prothonotary of the Superior Court, and certified copies of the Grand Jury list and of the Petit Jury list, to the Clerk of the Crown and to the Clerk of the Peace respectively, in Districts where a Court of Quarter Sessions is held; and to the Clerk of the Crown only where that Court is not held;

Prothonotary,
and Clerks of
Crown and
Peace.

3. In making out the Jury Lists, the Sheriff shall successively insert therein, one after the other, the name of the first person in every assessment or valuation roll or revised assessment or valuation roll furnished to him under this Act, who is qualified and liable to serve as a Juror under this Act, and afterwards the name of the second person in every such roll so qualified, and so on in rotation till the names of all the qualified persons appearing on such rolls are exhausted; but if the number of qualified Jurymen appearing upon any of such rolls exceeds the number appearing upon others, the Sheriff shall take from the more numerous list, in its turn, a proportionably greater number of names, so that the Jurors from each municipality may be distributed throughout the whole Jury List in a manner corresponding to the proportion which the total number of Jurors in such municipality bears to the total number of Jurors on the list;

How the List
shall be made
from the Rolls.

4. The lists of Jurors so prepared shall be written in registers in which the names of the Jurors shall be entered one after another without interruption, and shall be authenticated by the certificate and signature of the Sheriff, and such list shall not be altered in any manner whatsoever, except as hereinafter directed;

Lists to be
written in Re-
gisters.

5. All persons shall have free access to the lists so deposited in the Sheriff's Office, and in the offices of the said Prothonotaries or Clerks, between the hours of nine in the morning and four in the afternoon of every day, without becoming thereby liable to any fee or charge whatsoever;

Public to have
access to Lists.

6. If a Juror dies or removes his domicile from the District, and the fact appears by the return of the Sheriff, or if any Juror has become disqualified from advanced age, or from bodily infirmity, and the fact is established to the satisfaction of the Court, in any term at which the name of such Juror appears upon the Panel, the Sheriff, under the direction of the Court, shall note the same in the Jury List, opposite the name of the Juror, in a blank column or columns retained for the purpose;

Corrections by
order of Court.

7. The Lists of Jurors shall be revised by the Sheriff once in every year, which revision shall be completed on or before the Thirty-first day of December in every year other than that in which such Lists are first made; and such revision shall be

Lists to be re-
vised yearly.