

P. L. L. (1860), Art. 4, sec. 609. 1860, ch. 308. 1882, ch. 67. 1884, ch. 450.
P. L. L. (1888), Art. 4, sec. 592.

608. When the jury books shall have been prepared and certified as directed in the foregoing section, it shall be the duty of the said Judge or Judges by whom the same shall have been so certified, to cause one of the said books to be deposited in the custody of the Clerk of the Superior Court of Baltimore City, and one in the custody of the Sheriff of Baltimore City, and one shall be retained by the said Judges of the Supreme Bench of Baltimore City, or by such one of their number as they shall appoint for the purpose of verifying the list of persons so delivered as aforesaid to the Clerks or the Sheriff of Baltimore City. And when the said books shall have been delivered to the said Sheriff, he shall immediately summon the several jurors drawn for the several panels named in the said book, to serve in the court for which they have been respectively drawn, at such time as shall be designated by the court. And in addition to summoning the said jurors for the said several panels, the said Sheriff shall also summon such additional number of persons, whose names are set down in said book, and as nearly as may be in the order in which their names are so set down, as the said Judges of the Supreme Bench, or a majority of them, shall direct, to appear in the room of the Superior Court of Baltimore City at the same time with the panel for said court. And the said additional number of jurors shall constitute a reserve, from which without further summons, jurors may be selected to serve in lieu of any persons drawn for the regular panels of said court aforesaid, who may not be found, fail to appear, are legally disabled, or are excused or excluded from attending, so that panels may be completed by selecting from said reserve, in the following order: First, for the Superior Court of Baltimore City; second, the Criminal Court of Baltimore; third, the Baltimore City Court; and fourth, the Court of Common Pleas. And until said panels have been completed, said reserves shall be required, upon the order of the several courts, to proceed from one to the other in the order above mentioned; and when all said panels have been completed, those persons summoned for such reserve, and not empaneled, shall be discharged, but shall not thereby be excused from service when resummoned; and in empaneling juries for said reserve their names shall be called in the order in which they appear in said book; and the names of said reserves shall first be called in the Superior Court of Baltimore City, the Judge of which Court shall determine upon their qualifications as jurors, and the right or claim of any members of said reserve to be excused or exempted from service.

Clare v. State, 30 Md. 166.

1882, ch. 67. 1884, ch. 450. P. L. L. (1888), Art. 4, sec. 593.

609. If the full panels of jurors for the said several courts shall not be obtained from the jurors so drawn for the several panels of the said courts, as herein provided, or from said reserve, by reason of some of said jurors or reserve being legally disabled or excused from attending,