

When summoned as heretofore

SEC. 189. Whenever, in cases of emergency, a jury may be wanted in less than twenty-four hours from the time it may be ordered, to try a writ of lunacy or other special case, it may be summoned by the Marshal as heretofore.

Jurors failing to appear.

Penalty for failing to attend.

Without excuse.

SEC. 190. Upon the meeting of the court the jurors, either Grand or Petit, summoned as aforesaid, shall be called, the absentees noted of record, and summonses awarded against them for failing to appear. And for such failure each absentee shall be fined in any sum not exceeding \$5, unless he shall on oath render a reasonable excuse upon the return of the summons executed.

Marshal to fill from by-standers

SEC. 191. Upon any such failure of a Grand or Petit Juror to appear, the Marshal shall fill up the jury from the bystanders.

Oaths for Clerk and Marshals.

Clerk's oath.

SEC. 192. At the time that the Commissioners shall be qualified as above prescribed, the Judge of the Lexington City Court shall administer the following oath to the Clerk: "You do swear that you will use all reasonable exertions to preserve the lists of Grand Jurors, and the Jury Box from the inspection of any other person than yourself. That you will not divulge the name of any Juror summoned or to be summoned, until after he shall be called as such in Court, except in delivering the lists thereof to the Marshals to be summoned. And that you will not directly or indirectly converse or communicate with any Petit Juror after he shall have been drawn, in relation to any case which shall be pending in this court for Jury trial."

Marshal's oath.

SEC. 193. At the same time he shall administer to the Marshals the following oath: "You do solemnly swear that you will not divulge to any person, except the Clerk of the City Court, the name of any Juror summoned or to be summoned during the present year, until his name shall be called in Court; and that you will neither directly nor indirectly converse or communicate with any Petit Juror, after his name shall be handed to you to be summoned, in relation to any cause pending for jury trial in this court."

LICENSES.

How granted.

SEC. 194. All licenses must be granted by a vote of the Mayor and Board of Councilmen except licenses to authorize exhibitions and performances, and those which the Clerk is directed to issue to any one applying for them, upon the compliance, by the applicant, with the conditions prescribed by this ordinance.

Tax must be paid.

SEC. 195. No license shall issue till the tax thereon shall be paid.