

those who give in such Examinations and Informations as happen to be taken before them, must prove the same. The Chairman gives the Charge to the Grand jury, setting forth their duty And the Matters Enquireable by them &c. While the Charge is in Giving, the Clerk of Arraignments Makes for the foreman a Copy in paper, of the Names of all sworn on the Grand jury, that he may know his fellow, and call them by their Names at Collecting their voices, in Agreeing to find, Or not Agreeing to find, any Bills brought before them, and so sends the whole Pannel Returned to the Sheriff or Under Sheriff, to be grossed in Parchment a pannel of those only who are sworn, with their Additions, putting the foreman's Name first, and the Rest according to their quality, or as they are written in or on the pannel Returned with the precept, and draw down against the Name of all written in the small pannel, a Column third, and Marked Jur. To which pannel the Sheriff or Under Sheriff puts his Name. The Sheriff or Under Sheriff, forth with Examines and Delivers to the Clerk of Arraignments the pannel of the Grand jury which are sworn, to be filed on the law, with the precepts and Schedules therewith Returned, for the more safe keeping thereof.

After the Charge is given to the Grand jury, the Clerk bid the Oyer swear a Bailiff (laying his right hand on the New Testament) to keep the Grand jury thus, You shall Diligently Attend the Grand jury, during that session of Oyer and Terminer, You shall safely carry to them all such Judgments, Informations and other writings, as shall be Delivered to You by the Court: and the same when they are returned to You by the Grand Inquest, You shall bring back again and Deliver them safe to the Court, with
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out any alteration thereof. So help you God. The Grand jury use to go into some convenient Room provided for them Near the Court, to hear the Evidence on the Bills of Indictment brought to them, and to proceed together in their Business. They are Under No Keeper nor Restrained from Victuals, and may be adjourned to give their Verdict, Nolon Justice of peace 374. The Clerk of Arraignments bid the Oyer call the prosecutors (where any are bound to prosecute) to prefer their Bills thus, A. B. come forth and prosecute against C. D. or else you forfeit Your Recognizance; and to call those that are upon Bail, and bound to Answer thus: G. H. come forth, and save these and they Bail, or else their forfeits the Recognizance; and call his Bail thus: I. K. Bring forth G. H. whom you Undertook should appear here this day, or else you forfeit Your Recognizance. Then the Clerk of Arraignments bid the Oyer hear the witnesses whose Names are subscribed on any Bill of Indictment thus, the Evidence which you shall give to the Grand Inquest upon this Bill of Indictment against A. B. C. shall be the truth and Nothing but the truth. So help you God. Let the Book And the clerk add to the Name of every witness sworn Jur. One of the Grand jury should come from his fellow, to see the witness sworn to every Bill, and bring the Bill and witness along with him to be Examined before the Grand jury. The Kings counsel may privately Manage or give the Evidence to the Grand jury in order to their finding the Bill of Indictment, as other prosecutors upon Judgments are admitted to Manage the Evidence for finding the Bill. Kal. Chap. 8. But Regularly the Grand jury can Enquire of Nothing save what Ariseth within the County for which they are Returned. The witnesses are to Attend the Court again after they