

low any Exemption to one under Seventy Years old, to forfeit twenty Pounds to the Party grieved, or to him who will sue for the same.

There must be but one Panel of forty-eight Freeholders and Copyholders, and no more returned on the *Grand Jury*, each having Lands of eighty Pounds *per Annum*. See the Statute 7 & 8 *W. cap. 32.*

All Petty Jurors shall have in their own Name, or in trust for them, in the same County where Trials are to be had upon Issues joined, ten Pounds *per Annum*, at least, above Reprizes; and this must be either Freehold or Copyhold, or in Rents in Fee-simple, or Fee-tail, or for their own or some other Person's Life; and in *Wales* six Pounds *per Annum*; and if returned of a lesser Estate, it shall be a good cause of Challenge, and the Party returned shall be discharged upon such Challenge, or upon his own Oath; nor shall the Issues of any Jurymen making default be saved, but by the special Order of the Court, for some reasonable Cause prov'd upon Oath.

Sheriffs, Coroners, and other Ministers, who shall return any Person to have been summon'd by them, unless they have been summon'd at least six Days before the Day on which they are to appear, or taking any Reward to excuse the Appearance of a Juror, forfeits for every Offence ten Pounds to the Crown.

And likewise if they return any Person not having ten Pounds *per Annum*, or six Pounds *per Annum* in *Wales*, shall forfeit five Pounds to the Crown.

This is all ordered by the Statute 4 & 5 *W. & M.* which was made at first but for three Years, and continued by the Statute 7 & 8 *W.* for seven Years,