

Edition) as amended by Chapter § 9 of the Acts of 1931, title "Frederick County", sub-title "Circuit Court", making the December term of court a non-jury term and relating generally to the Circuit Court of Frederick County.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 72 of Article 11 of the Code of Public Local Laws of Maryland (1930 Edition), as amended by Chapter § 9 of the Acts of 1931, title "Frederick County", sub-title "Circuit Court", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

72.

The Circuit Court for Frederick County shall hold four terms of court for common law proceedings, commencing respectively on the third Monday in February, on the second Monday in May, on the third Monday in September, and on the second Monday in December in each and every year, to which terms in February and September both grand and petit jurors shall be summoned, [and to which December term petit jurors only shall be summoned,] and to which *May and December* terms no jurors shall be summoned; the trial term of said court for the cases depending therein upon issues of facts to be tried by a jury shall be the term to which jurors shall be summoned next succeeding the terms to which original process may be returnable; and the drawing of jurors for the jury terms aforesaid shall be in all respects as now prescribed by law, except that for the December term aforesaid, and not less than fifteen days before the same, there shall be drawn from the names remaining in the box from which the jury for the preceding September term was drawn, twenty-five names, which shall constitute the petit jurors for said December term, subject to the provisions and regulations applicable to the correction and completion of the jurors drawn for the other jury terms aforesaid; and the said court shall have, and it is hereby given, full power to reconvene during any May term of said court the grand jury and petit jury summoned for the preceding February term thereof, and also to reconvene during any December term of said court the grand jury summoned for the preceding September term thereof, whenever and as often in each instance, as in the judgment of said court the public interests may be thereby subserved; and the said jurors, when so reconvened, shall have in all respects the same power and authority to act as they respectively had during the terms for which they were originally summoned.

SEC. 2. *And be it further enacted,* That this Act shall take effect June 1, 1959.

Approved March 3, 1959.

---

CHAPTER 128

(Senate Bill 222)

AN ACT to add new Section 20 (m-1), and to repeal and re-enact, with amendments, Section 20 (n) of Article 2B of the Annotated

---

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

~~Strike out~~ indicates matter stricken out of bill.