

tions 391-A and 391-C were repealed and re-enacted and Section 391-AA was enacted by Chapter 197 of the Acts of the General Assembly of Maryland, Session of 1933), Section 391-D (as the same was repealed and re-enacted by Chapter 25 of the Acts of the General Assembly of Maryland, Session of 1931), Sections 391-E and 391-F of Article 3 of the Code of Public Local Laws of Maryland (1930 Edition), title "Baltimore County", sub-title "Jurors", (Offutt's Revised Code of the Public Local Laws of Baltimore County, title No. 31, "Jurors", Sections 391-A, 391-AA, 391-C, 391-D, 391-E and 391-F), be and the same are hereby repealed, and five new Sections be and the same are hereby enacted in lieu thereof, said new Sections to be known respectively as Sections 391-A, 391-C, 391-D, 391-E and 391-F of said Article, said new Section 391-A to follow immediately after Section 391 of said Article, and said new Sections 391-C, 391-D, 391-E and 391-F to follow immediately after Section 391-B of said Article, and to read respectively as follows:

Sec. 391-A. The Chief Judge of the Third Judicial Circuit of Maryland shall designate or appoint one of the judges of said Circuit sitting in the Circuit Court for Baltimore County, as Jury Judge. From time to time, whenever he shall deem it necessary, the said Jury Judge shall have the power to send written questionnaires, either by mail or by personal service through the office of the Sheriff of Baltimore County, to such number of male persons whose names appear upon said poll books as said judge, in his discretion, may deem necessary, for the purpose of ascertaining the name, age, place of residence, citizenship, occupation or employment, condition of health, ability to read and write the English language, whether ever convicted of a crime, prior jury service if any, at what term of Court he would prefer to serve, and such other pertinent facts as said Judge may desire to have, and he shall have the power to require written answers to such questionnaires within such reasonable time as he may direct. Said Judge shall also have the power to cause any such male person to be summoned to appear before him for personal interview for the purpose of determining his fitness and availability for jury service. Any person who shall wilfully fail to answer any such questionnaire, or who shall wilfully fail to appear for personal interview before such Judge when duly summoned so to do, shall be liable to punishment as for contempt of Court. Any person who shall make his personal appearance before said Judge in response to such summons, shall be allowed the same per diem and expenses for his