beginning of the next succeeding jury term of said court. [And during the remainder of said jury term of court until the beginning of the next jury term of said court, the grand and petit juries shall meet on every ninth week computed from the first day of said jury term of court unless that day be a legal holiday, in which event they shall meet the next day for indictments or trials, or either. Provided, however, such intermediate session or sessions of either the grand or petit juries or both, may be omitted if the work awaiting the said grand and/or petit juries is insufficient to justify assembling both or either in the judgment of the court, for any particular intermediate session. In that event the court shall so inform the Clerk of said Court, and said Clerk of said Court shall notify said jurors by mail at least five days before the day upon which the next meeting of said juries falls in immediate session, that the presence and attendance of the said grand or petit juries, or both, will not be required upon said meeting day. Provided, however, that the The Court, or a Judge thereof, shall have power and authority [at any time between said dates fixed for said intermediate sessions to recall the grand and or petit jurors, or both, in special session at any time in his discretion within said jury term, and until the beginning of the next succeeding jury term of said Court, for indictments or trials, or both, as the case may be. In counties where the Circuit Court holds non-jury terms, the power of the Court to require the return of jurors aforesaid and to hold intermediate sessions or adjourned sessions of the grand and petit juries, and either of them during said jury term shall exist as though there was no such non-jury terms of said Court, and the same had not intervened. [Provided, however, that in St. Mary's, Charles, Calvert and Prince George's Counties the grand and petit juries shall not meet in intermediate session on every ninth week computed as hereinbefore provided and in In the event [that] the work in any county awaiting the grand [and/] or petit juries, or both, is sufficient to justify assembling both or either in the judgment of the Court, the Court shall so inform the Clerk of the Circuit Court for said County and said Clerk shall notify said jurors by mail at least five days before the day upon which their attendance shall be needed in intermediate session.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1955.

Approved March 29, 1955.

## CHAPTER 186

(Senate Bill 241)

AN ACT to add a new Section 159A to Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleading, Practice and Process At Law", sub-title "Process", to follow immediately after

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.