

(2) Baltimore City—a witness who resides outside the city limits is allowed intinerant charges.

(3) Caroline County—a witness is allowed [five] 5 cents per mile for each mile over three he resides from Denton.

(4) Dorchester County—a witness is allowed [five] 5 cents per mile for each mile he resides from the court. This amount is allowed only once in one term.

(5) Frederick County—a witness is allowed [ten] 10 cents per mile for each mile over ten he resides form Frederick City. This amount is allowed only once in one case.

(6) Garrett County—a witness is allowed [6 1/4] 6.25 cents per mile for each mile over three he resides from the court. This amount is allowed only once in one term.

(7) Kent County—a witness is allowed whatever amount the court may direct.

(8) Somerset County—a witness is allowed [four] 4 cents per mile for each mile he resides from the court.

(9) Talbot County—a witness is allowed [five] 5 cents per mile for each mile he resides from the court.

(10) Washington County—a witness is allowed [eight] 8 cents per mile for each mile over ten he resides from the court. This amount is allowed only once in one case.

(11) Worcester County—a witness is allowed [four] 4 cents per mile for each mile he resides from the court.

9-302.

(d) If the witness, who is summoned as above provided, after being paid or tendered by some properly authorized person the sum of [ten] 10 cents a mile for each mile by the ordinary traveled route to and from the court where the prosecution is pending and \$5 for each day, that he is required to travel and attend as a witness, fails without good cause to attend and testify as directed in the summons, he shall be punished in the manner provided for the punishment of any witness who disobeys a summons issued from a court of record in this State.

10-307.

(b) If there was in his blood at the time of testing [five one-hundredths of one] 0.05 percent or less, by weight, of alcohol, as determined by an analysis of his blood or breath, or if there was in his urine [eight one-hundredths of one] 0.08 percent or less, by weight, of alcohol, it shall be presumed that the defendant was not in an intoxicated condition, that his driving ability was not impaired by the consumption of alcohol, and that he was not under the influence of