of the counties [and the courts of the Supreme Bench of Baltimore City] with the approval of the Board of Public Works. The fees and charges shall be uniform throughout the State.

The Comptroller of the State shall require clerks of court to collect all fees required to be collected by law. 7-204.

- (b)(1) In Baltimore City, the CLERK OF THE CIRCUIT FOR [clerks of the several courts of the Supreme Bench of] Baltimore City shall transmit on a monthly basis all appearance fees collected under the provisions of subsection (a) to the Library Company of the Baltimore Bar to be used for the general purposes of the bar library.
- (2) The Library Company shall file an annual financial report with the Director of the Administrative Office of the [Supreme Bench of] CIRCUIT COURT FOR Baltimore City and with the Director of Finance of Baltimore City.
- (3) Baltimore City and court employees may use the library in connection with official duties without charge.

8-101.

(b)--"Eircuit-court-of-a-county"-fincludes | MEANS the Eircuit--court--for--a-county--fand--the--Supreme--Bench-of Baltimore-Eity |-

[(c)] (B) "Court" means a court in which a jury trial
may be held.

8-213.

(a) All persons who have been selected for grand jury service [in the Criminal Court of Baltimore City or] in the circuit court of any county in the State shall take an oath of secrecy.

9-203.

(e) Unless the State's Attorney makes application in writing prior to the expiration of seven calendar days from the date of commitment of the witness to a judge of the circuit court of the county [or to a judge of the Supreme Bench of Baltimore City] where the witness is committed for authority to continue to hold the witness, the sheriff, warden, or other custodian of the jail shall immediately upon the expiration of seven days release the witness.

10-401.