

2-503. GRAND JURY REPORTER.

THE JURY JUDGE FOR A COUNTY MAY ORDER A COURT REPORTER TO TAKE AND TRANSCRIBE TESTIMONY GIVEN BEFORE A GRAND JURY FOR THE COUNTY FOR USE AS PROVIDED IN § 8-416(C)(1) OF THIS ARTICLE.

COMMITTEE NOTE: This section is new language substituted for the former second sentence of Public Local Laws, Art. 16 [Montgomery County], § 12-21 and the former first sentence and former CJ § 2-503(a), as they related to "appoint[ing]" a "stenographer". The substitution contemplates the designation of a grand jury reporter from among court reporters regularly employed by or under contract with a circuit court, instead of appointment by a jury judge or other circuit court judge, and encompasses other methods of reporting.

As to a jury judge, see revised CJ § 8-204.

As to "county", see Art. 1, § 14 of the Code.

3-2A-03.

(c) (2) (I) The list shall be divided into three categories, one containing the names of attorneys, one containing the names of individuals who are health care providers, and one containing the names of [persons] INDIVIDUALS from the general public who are neither attorneys, health care providers, or agents or employees of an insurance company or society.

(II) The list of health care providers shall, if practicable, include at least one health care provider from each recognized specialty, as requested by any party.

(III) The [persons] INDIVIDUALS from the general public shall be selected at random from existing [lists] or current jury [panel] lists, which a jury commissioner [or a clerk of a court] may make available to the Director when requested by the Director, ONLY AS ALLOWED BY RULE THAT THE COURT OF APPEALS ADOPTS.

COMMITTEE NOTE: Ch. 372, Acts of 2006, which enacted revised CJ Title 8, also amended this paragraph, to: (1) add the phrase "only as allowed by rule that the Court of Appeals adopts", to reflect revised CJ § 8-105; (2) delete the word "panel", which formerly modified "lists"; (3) delete the reference to "a clerk of a court", as the clerk so designated is the "jury commissioner" under revised CJ § 8-205; and (4) make other stylistic changes.

As to "include", see Art. 1, § 30 of the Code.