

emphasize alternatives rather than choices.

In subsection (c)(2) of this section, reference to a "jury plan" is substituted for the former exception, "except as provided in subsection (c) of this section", to reflect recodification of former CJ § 8-209(c) now revised CJ § 8-216 with other provisions as to plans.

Also in subsection (c)(2), reference to a "trial" juror is substituted for the former reference to a "juror ... on a petit jury", in accordance with the council on jury use and management's preference for language more understandable to the public.

Former Public Local Laws, Art. 1 [Allegany County], § 53-4, which set a 4-year limit for a "juror", and former Public Local Laws, Art. 12 [Garrett County], § 58-6, which set a 2-year limit for "a grand or petit juror", are deleted.

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

Defined terms: "Jury commissioner" § 8-101

"Jury plan" § 8-101

"Qualified juror" § 8-101.

8-311. SUPPLEMENTAL QUESTIONNAIRE.

AT THE REQUEST OF A TRIAL JUDGE, A JURY COMMISSIONER MAY DISTRIBUTE TO QUALIFIED JURORS A QUESTIONNAIRE WITH REGARD TO ANY MATTER, INCLUDING A CONVICTION OR PENDING CIVIL JURY TRIAL THAT MAY BE A BASIS FOR DISQUALIFICATION AS A JUROR IN A PARTICULAR CASE.

COMMITTEE NOTE: This section is new and added to allow collection of information for use in examining individuals for purposes of peremptory and for-cause challenges.

Defined terms: "Jury commissioner" § 8-101

"Qualified juror" § 8-101

8-312. RESERVED.

8-313. RESERVED.

PART III. RECORDS.

8-314. RECORDS.

(A) DOCUMENTATION.

A JURY COMMISSIONER SHALL DOCUMENT EACH ADDITION OR OTHER CHANGE TO INFORMATION PROVIDED UNDER THIS SUBTITLE AND EACH DECISION WITH REGARD TO DISQUALIFICATION, EXEMPTION, OR EXCUSAL FROM, OR POSTPONEMENT OF, JURY SERVICE.

(B) TRANSMITTAL.