

(2) A CHANGE THAT THE COURT OF APPEALS ORDERS IS EFFECTIVE:

(I) ON THE DAY THE COURT SETS; BUT

(II) NOT LATER THAN 90 DAYS AFTER THE DATE OF APPROVAL OF THE CIRCUIT COURT'S CHANGE.

COMMITTEE NOTE: Subsections (a)(1) through (3)(i) and (b) of this section are new language derived without substantive change from former CJ § 8-203(b) and (c).

Subsection (a)(3)(ii) of this section is new and added to state expressly that which only was implied by the former effective date based on nonaction.

In subsection (a), references to "propos[ing]" and "proposal[s]" are substituted for the former authority to "modify" and former references to "modification[s]" and "prompt[t]" filing, to reflect the requirement for approval.

In subsection (a)(1) of this section, the former phrase "of a county" is deleted as unnecessary in light of the definition of "circuit court".

In subsection (b) of this section, the word "orders" is substituted for the former words "directs" and "direction".

Former CJ § 8-203(a), which defined "modification", is deleted as obsolete to the extent that it referred to "establishment of a new plan" and as unnecessary to the extent that "change" encompasses "modification or replacement of an existing one".

Defined terms: "Circuit court" § 1-101
"Jury plan" § 8-101

8-204. REQUIRED PROVISIONS - JURY JUDGE.

(A) REQUIRED.

EACH JURY PLAN SHALL DESIGNATE A JURY JUDGE.

(B) CHOICES.

THE JURY JUDGE FOR A CIRCUIT COURT SHALL BE:

(1) THE COUNTY ADMINISTRATIVE JUDGE OF THE CIRCUIT COURT; OR

(2) ANOTHER OF THE CIRCUIT COURT JUDGES WHOM THE COUNTY ADMINISTRATIVE JUDGE DESIGNATES.

COMMITTEE NOTE: This section is new language derived from the introductory language of former CJ § 8-202 and the second clause of the third sentence of (1).

In subsection (b)(1) of this section, the word "county" is added to clarify the administrative judge who traditionally has acted as or designated a jury