

conviction of having disclosed to anyone a matter occurring before a grand jury, be deemed guilty of a misdemeanor and subject to a fine of \$1,000, or one year imprisonment or both.]

COMMITTEE NOTE: Ch.____, Acts of 2006, amended this section to delete the third paragraph, which provided for attendance at grand jury proceedings and secrecy now revised CJ § 8-413 as to the State's Attorney and assistants; revised CJ § 8-414 as to oaths; and revised CJ § 8-507 as to crimes.

As the balance of this section related only to employment of a grand jury clerk and reporters and the necessary City levy, no change was made.

Article 5 - Calvert County

86-4-501.

Merit employees and part-time and grant-funded employees regularly scheduled to work 50% or more of the normal pay period are eligible for jury leave in accordance with the terms of this article. Contractual and appointed employees are eligible for jury leave only if such leave is granted by an express term of their employment contract or appointment, respectively. Employees not eligible for jury leave shall be entitled to an unpaid leave of absence under Article XI of Part 4, Unpaid Leave of Absence, of this chapter. An eligible employee who serves as a member of any jury shall be permitted to be absent from work without loss of pay and without charge against leave. Jurors may retain [compensation] THE STATE PER DIEM AND COUNTY SUPPLEMENT, IF ANY, received for jury service. Any employee [called] SUMMONED for jury service must present his/her orders to his/her Supervisor upon receipt. Any time during the period of jury service on which it is determined that the employee's service is not required as a jury member, or upon completion of service for the day, the employee shall immediately report to the Supervisor for duty.

COMMITTEE NOTE: Ch.____, Acts of 2006, which enacted revised CJ Title 8, also amended this section to substitute the reference to the "State per diem" and "county supplement" for the former reference to "compensation", to reflect the practice of treating the payment as reimbursement, and to substitute "summoned" for "called" as more precise.

Article 9 - Charles County

27-7.

(A) It shall be the duty of the County Commissioners to levy for the use of the Treasurer of Charles County, annually in advance, such sum of money as they may deem sufficient to discharge all claims which may accrue for the attendance of bailiffs, crier, messengers, [jurors] and witnesses for [the term of] the Circuit Court for one year next succeeding the first day of January after said levy[, and said].

(B) (1) THE COUNTY Treasurer shall collect and have ready said money to pay said bailiffs, crier, messengers, [jurors] and witnesses, in cash[, at and during