As renumbered subsection (a) of this section does not relate to jurors, no further change was made, although the reference to witnesses may be obsolete in light of Ch. 192, Acts of 2005.

12-21.

[Upon the organization of each grand jury the judge of the circuit court for the county may and is hereby authorized and empowered to appoint a clerk who shall be a competent stenographer, at a compensation to be determined from time to time by the judge of the circuit court for the county making such appointment, to be paid by the council. Such clerk shall have authority to take and transcribe the testimony given before any grand jury in such county, and, whenever] WHENEVER required by the state's attorney[, shall attend upon and] THE COURT REPORTER ORDERED TO take and transcribe GRAND JURY TESTIMONY SHALL TAKE AND TRANSCRIBE the testimony given at the coroner's inquest, and all of such testimony so taken and transcribed shall be for the exclusive use and benefit of the grand jury and the state's attorney of such county, unless otherwise ordered by the court.

COMMITTEE NOTE: Ch.____, Acts of 2006, which enacted revised CJ Title 8, also amended this section, to preserve the provisions relating to coroner's inquests. As to the balance of former Public Local Laws, Art. 16 [Montgomery County], § 12–21, see revised CJ §§ 2–501(b)(2) and 2–503.

Article 24 - Worcester County

CJ 1-203.

- (a) [In this section, "day" means the length of time in any twenty-four-hour period during which a juror is required to be in attendance at or in proximity to the court in which the juror has been called as a juror.
 - (b) A juror shall receive] AN INDIVIDUAL IS ENTITLED TO:
- (1) a per diem [amount] in accordance with Public General Law [for each day the juror attends court.], COURTS AND JUDICIAL PROCEEDINGS ARTICLE, § 8-426; AND
- [(c) Each juror shall receive a reimbursement payment in the total amount of ten dollars]
 - (2) \$10 per day for mileage.
- [(d)](B) The system of payment shall be in accordance with procedures as from time to time adopted by resolution of the County Commissioners.

SECTION 16. 14. AND BE IT FURTHER ENACTED, That nothing in this Act may be construed to affect the validity, powers, duties, or acts of any grand or trial jury in existence before or on the effective date of this Act or the powers or duties of any member of such jury.

SECTION 17. 15. AND BE IT FURTHER ENACTED, That all laws or parts of laws, public general or public local, inconsistent with this Act, are repealed to the extent of the inconsistency.