

CHALLENGES AND THE STATE IS PERMITTED 10 PEREMPTORY CHALLENGES FOR EACH DEFENDANT.

(C) EXCEPT AS PROVIDED IN SUBSECTIONS (A) AND (B) OF THIS SECTION. IN A CRIMINAL TRIAL IN WHICH THE DEFENDANT IS SUBJECT, ON ANY SINGLE COUNT, TO A SENTENCE OF 20 YEARS OR MORE, EXCEPT FOR COMMON LAW OFFENSES FOR WHICH NO SPECIFIC PENALTY IS PROVIDED BY STATUTE, EACH DEFENDANT IS PERMITTED 10 PEREMPTORY CHALLENGES AND THE STATE IS PERMITTED 5 PEREMPTORY CHALLENGES FOR EACH DEFENDANT.

~~[(b)] (D) (1) In all other cases, each party is permitted four---peremptory---challenges{;}--AND,--FOR--THIS--PURPOSE,--all defendants-are-considered-a-single-party--{for-this-purpose}:~~

~~{(1)}-(2)--If-it-appears-that-the-trial--involves--two or--more-defendants-having-adverse-or-hostile-interest,--the-court may-allow-additional-peremptory-challenges{;}:~~

~~{(2)}-(3)--No-defendant-shall--be--allowed--more--than four-peremptory-challenges. 4 PEREMPTORY CHALLENGES.~~

[(c)] (E) The clerk of the court shall provide a sufficient number of prospective jurors to allow the parties to exercise the peremptory challenges permitted by this section or the Maryland Rules.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

Approved May 27, 1986.

-----

CHAPTER 657

(Senate Bill 212)

AN ACT concerning

Public Institutions of Higher Education - Investment Income

FOR the purpose of providing that interest on income from investment of any funds of certain public colleges and universities shall be credited to each institution, providing that such interest will be offset by certain reductions in State General Fund support and establishing requirements for the reporting of interest.

BY repealing and reenacting, with amendments,

Article - Education

Section 13-105(d)(5), 13-204.5, 14-105.5, and 15-105.5