## DRAFTER'S NOTE:

Error: Incomplete reference in Article 20A, § 4-103(a)(7) and (8).

Occurred: Ch. 500, Acts of 1988.

Article 23 - Miscellaneous Companies

234.

If the company summoned shall not appear to answer at the time named in the summons, on the return of two [summons] SUMMONSES served as aforesaid, the court shall proceed to enter up judgment against said corporation as if the said corporation had regularly appeared; but such judgment shall not be rendered until affidavit shall be filed showing the name of the president, director or conductor on whom said service was made and the day of said service; and any property belonging to the corporation shall be liable to execution for the amount of such judgment.

## DRAFTER'S NOTE:

Error: Misspelling in Article 23, § 234.

Occurred: Prior to the 1957 codification of the Annotated Code of Maryland.

Article 23A - Corporations - Municipal

2B.

- (b) Notwithstanding the provisions of [paragraphs (a)(2) and (a)(3) above] SUBSECTION (A)(2) AND (3) OF THIS SECTION, the following categories of county legislation, if otherwise within the scope of legislative powers granted the county by the General Assembly, shall nevertheless apply within all municipalities in the county:
- (1) County legislation where a law enacted by the General Assembly so provides;
- (2) County revenue or tax legislation, subject to the provisions of Article 24 of the Code, the Tax General Article, and the Tax Property Article, or legislation adopting a county budget; and
- (3) County legislation which is enacted in accordance with requirements otherwise applicable in such county to legislation that is to become effective immediately and which also meets the following requirements: