

8-212. AUTHORIZED PROVISIONS - JUROR QUALIFICATION FORMS.

THE JURY PLAN FOR A COUNTY MAY STATE ANY QUESTION, IN ADDITION TO THOSE REQUIRED UNDER § 8-302(A) OF THIS TITLE, TO BE INCLUDED ON THE COUNTY'S JUROR QUALIFICATION FORM, CONSISTENT WITH THE INTEREST OF THE SOUND ADMINISTRATION OF JUSTICE AND NOT INCONSISTENT WITH THIS TITLE AND OTHER LAW.

COMMITTEE NOTE: This section is new language derived without substantive change from former CJ § 8-202(5)(i)5.

As to "county" and "include", see Art. 1, §§ 14 and 30 of the Code.

Defined term: "Jury plan" § 8-101

8-213. AUTHORIZED PROVISIONS - AGREEMENTS.

THE JURY PLAN OF A CIRCUIT COURT MAY PROVIDE FOR AN AGREEMENT BETWEEN THE CIRCUIT COURT AND THE ADMINISTRATIVE OFFICE OF THE COURTS OR A PERSON, FOR THE ADMINISTRATIVE OFFICE OR PERSON TO:

- (1) PROVIDE THE CIRCUIT COURT WITH NAMES SELECTED IN THE NUMBER THAT THE JURY PLAN SETS;
- (2) HAVE JUROR QUESTIONNAIRE FORMS SENT AS THE JURY PLAN REQUIRES;
- (3) HAVE SUMMONSES SENT AS THE JURY PLAN REQUIRES; OR
- (4) PROVIDE ANY OTHER SERVICE AS TO JURY SELECTION AND SERVICE.

COMMITTEE NOTE: This section is new language derived from former CJ § 8-201(b)(1) and (2).

In the introductory language of this section, references to a "person" are added to reflect that some circuit courts have entered into agreements with, e.g., private companies. Accordingly, in item (4) of this section, the former phrase "agreeable to both the circuit court and the Administrative Office" surplusage in light of "agreement" is deleted. As to "person", see Art. 1 § 15 of the Code.

In item (1) of this section, reference to "names" is substituted for the former reference "lists of ... prospective jurors", to allow an agreement to extend to selection of qualified jurors.

Also in item (1) of this section, the word "randomly", which formerly modified "selected", and the former phrase "from the sources specified in this title", are deleted as unnecessary in light of former CJ §§ 8-102(a) and 8-104(a) now revised CJ §§ 8-104 and 8-206(a).

Also in item (1) of this section, the former phrase "at the time specified by the circuit court" is deleted.