

REVISED JUDICATURE ACT OF 1961 (EXCERPT)
Act 236 of 1961
Chapter 13
JURORS

600.1300 Definitions.

600.1301 Jury board; appointment; qualifications; terms; existing boards; vacancies.

600.1301a Courts in which selection of juries governed by chapter; exceptions.

600.1301b Modified system of jury selection; development of plan; goals; review, approval, adoption, and implementation of plan; exceptions.

600.1302 Jury board; election of president and secretary; salary of members; quorum.

Compiler's Notes: <Paragraph><P>Sections 2 and 4 of Act 438 of 1980 provide:</P></Paragraph><Paragraph><P><Emph
EmphType="bold">â€œConditional effective date; action constituting exercise of option; effect of exercising option.</Emph></P>
</Paragraph><Paragraph><P>â€œSection 2. (1) This amendatory act shall not take effect unless the city of Detroit and the county of Wayne,
by resolutions adopted not later than May 1, 1981, by the governing bodies of the city and the county, respectively, agree to assume
responsibility for any expenses required of the city or the county by this amendatory act, and the bills listed in enacting section 7 which are
enacted and take effect.</P></Paragraph><Paragraph><P>â€œ(2) If the city of Detroit and the county of Wayne, acting through their
governing bodies, agree to assume responsibility for any expenses required of the city and the county by this amendatory act, and the bills
listed in enacting section 7 which are enacted and take effect, that action constitutes an exercise of the city's and the county's option to provide
a new activity or service or to increase the level of activity or service offered in the city of Detroit and the county of Wayne beyond that
required by existing law, as the elements of that option are defined by Act No. 101 of the Public Acts of 1979, being sections 21.231 to
21.244 of the Michigan Compiled Laws, and a voluntary acceptance by the city and the county of all expenses and capital improvements
which may result from establishment of the district court in the thirty-sixth district and the reorganization of the circuit court in the third
judicial circuit and the recorder's court of the city of Detroit. However, the exercise of the option does not affect the state's obligation to pay
the same portion of each district or circuit judge's salary which is paid by the state to the other district or circuit judges, or to appropriate and
disburse funds to the district control units, city, or county, for the necessary costs of state requirements established by a state law, other than
this amendatory act or the bills listed in enacting section 7 which becomes effective on or after December 23, 1978.â€œ</P></Paragraph>
<Paragraph><P>The resolutions referred to in Section 2 were adopted by the city council of the city of Detroit on April 29, 1981, and by the
board of commissioners of the county of Wayne on April 30, 1981.</P></Paragraph><Paragraph><P><Emph
EmphType="bold">â€œEffective date of certain sections.</Emph></P></Paragraph><Paragraph><P>â€œSection 4. Sections 304, 555, 563,
564, 567, 591, 592, 593, 594, 595, 641, 821, 1114, 1123, 1168, 1302, 1303, 1306, 1417, 1471, 1481, 5706, 8202, 8271, 8272, 8273, 8275,
8281, 8283, 8302, 8314, 8322, 8501, 8521, 8525, 8535, 8621, 9924, 9944, and 9947 shall take effect September 1, 1981.â€œ</P>
</Paragraph>

600.1303 Jury board; authorization and salaries of assistants.

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by resolutions adopted not later than May 1, 1981, by the governing bodies of the city and the county, respectively, agree to assume responsibility for any expenses required of the city or the county by this amendatory act, and the bills listed in enacting section 7 which are enacted and take effect.

(2) If the city of Detroit and the county of Wayne, acting through their governing bodies, agree to assume responsibility for any expenses required of the city and the county by this amendatory act, and the bills listed in enacting section 7 which are enacted and take effect, that action constitutes an exercise of the city's and the county's option to provide a new activity or service or to increase the level of activity or service offered in the city of Detroit and the county of Wayne beyond that required by existing law, as the elements of that option are defined by Act No. 101 of the Public Acts of 1979, being sections 21.231 to 21.244 of the Michigan Compiled Laws, and a voluntary acceptance by the city and the county of all expenses and capital improvements which may result from establishment of the district court in the thirty-sixth district and the reorganization of the circuit court in the third judicial circuit and the recorder's court of the city of Detroit. However, the exercise of the option does not affect the state's obligation to pay the same portion of each district or circuit judge's salary which is paid by the state to the other district or circuit judges, or to appropriate and disburse funds to the district control units, city, or county, for the necessary costs of state requirements established by a state law, other than this amendatory act or the bills listed in enacting section 7 which becomes effective on or after December 23, 1978.

The resolutions referred to in Section 2 were adopted by the city council of the city of Detroit on April 29, 1981, and by the board of commissioners of the county of Wayne on April 30, 1981.

Effective date of certain sections.

Section 4. Sections 304, 555, 563, 564, 567, 591, 592, 593, 594, 595, 641, 821, 1114, 1123, 1168, 1302, 1303, 1306, 1417, 1471, 1481, 5706, 8202, 8271, 8272, 8273, 8275, 8281, 8283, 8302, 8314, 8322, 8501, 8521, 8525, 8535, 8621, 9924, 9944, and 9947 shall take effect September 1, 1981.

600.1303a Jury board; oath; filing.

600.1304 Selection of jurors; list.

600.1304a Use of electronic and mechanical devices by jury; other method.

600.1305 Jury board; meetings; records; use as evidence.

600.1306, 600.1307 Repealed. 1978, Act 11, Eff. Feb. 8, 1981.

Compiler's Notes: The repealed sections pertained to qualifications of jurors. Subsequent to its repeal, MCL 600.1306 was amended by Act 438 of 1980.

600.1307a Qualifications of juror; exemptions; effect of payment for jury service; definitions.

600.1308 Jurors; estimate of number needed.

600.1309 Jurors; list of those who have served.

600.1310 Voter registration lists and combined driver's license and personal identification cardholder list; procurement; alternatives; costs.

600.1311 Determination of key number.

600.1312 Key number; first jury list; compilation.

600.1313 Juror qualifications questionnaire; contents; completion; mailing; removal of deceased person from list.

600.1314 Excusal of exempt persons; investigations.

600.1315 Juror qualifications questionnaires; retention; confidentiality.

600.1316 Jurors; appearance before board; notice; evening sessions.

600.1317 Jurors; personal attendance excused.

600.1318 Jurors; oaths, administration.

600.1319 Record of persons examined.

600.1320 Preliminary screening of prospective jurors; excused persons; removal of deceased person's name from list; hardship.

600.1321 Second jury list; sealing; jurisdiction of district court district.

600.1322 Juror names; depositing; withdrawal; record.

600.1323 Names not used; sealing.

600.1324 Jurors; selection; information; contents; district court district.

600.1325 Repealed. 1969, Act 326, Eff. Sept. 1, 1969.

Compiler's Notes: <Paragraph><P>The repealed section required presiding judge to notify board as to number of jurors required.</P></Paragraph>

600.1326 Grand jurors; selection; term.

600.1327 Jurors; selection; time; notice; witnesses.

600.1328 Jurors; selection; procedure.

600.1329 Selection of jurors; legality; challenges; grounds.

600.1330 Board box; closing, custody.

600.1331 Lists of jurors; delivery to clerk.

600.1332 Jurors; summons for service; method; record; evidence.

600.1333 Jurors; excuse or postponement of services; application.

600.1334 Jurors; temporary excuse; duty to report.

600.1335 Grounds for excusing person from jury service; postponing jury service of student.

600.1336 Jurors; excess; discharge; effect.

600.1337 Jurors; unqualified or exempt; discharge.

600.1338 Jurors; excused; removal of name from list.

600.1339 Jurors; service postponed; disposition.

600.1340 Report of court clerk.

600.1341 Additional jurors; procedure.

600.1342 Jurors; new list; court order.

600.1343 Jurors; term of service.

600.1344 Juror; mileage and compensation; payment of jury fee where action removed from circuit court to lower court; fraudulent issuance of certificate of attendance as misdemeanor; penalty; "sufficient funds" defined.

600.1345 Attempts to influence board; report.

600.1346 Acts punishable as contempts.

600.1347 Jurors; bribery; penalty; embracery; civil liability.

600.1348 Jurors; threats, discharge, or discipline by employer; requiring additional hours of work; misdemeanor; penalty.

600.1349 Jurors; nonliability for verdict; exception.

600.1350 Selection and impaneling of juries for condemnation and grade separation cases.

600.1351 Repealed. 1970, Act 118, Imd. Eff. July 23, 1970.

Compiler's Notes: <Paragraph><P>The repealed section provided that in civil cases by 12 jurors, verdict shall be received when 10 jurors agree.</P></Paragraph>

600.1352 Trial by jury of 6 in civil cases; verdict.

600.1353 Court rules.

600.1354 Noncompliance with chapter as grounds for requesting continuance or claiming invalidity of verdict; data processing error as grounds for questioning list selected.

600.1355 Practices governed by supreme court rules.

600.1371 "One day, one trial system" defined.

600.1372 Applicability of MCL 600.1371 to 600.1376; adoption of 1 day, 1 trial jury system.

600.1374 Repealed. 2004, Act 12, Eff. June 1, 2004.

Compiler's Notes: <Paragraph><P>The repealed section pertained to removing name of deceased person from qualified jurors' list and voter

registration list.</P></Paragraph>

600.1375 Combined driver's license and personal identification cardholder list; first jury list; costs.

600.1376 Plan for selection of persons for jury service with aid of mechanical or electronic means; adoption; requirements.