HOUSE BILL No. 5129

October 7, 2003, Introduced by Rep. Howell and referred to the Committee on Judiciary.

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 1301a, 1303a, 1304, 1305, 1307a, 1308, 1309, 1310, 1312, 1313, 1315, 1316, 1317, 1319, 1320, 1321, 1322, 1323, 1324, 1326, 1327, 1328, 1329, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1345, 1346, 1347, 1372, 1374, and 1375 (MCL 600.1301a, 600.1303a, 600.1304, 600.1305, 600.1307a, 600.1308, 600.1309, 600.1310, 600.1312, 600.1313, 600.1315, 600.1316, 600.1317, 600.1319, 600.1320, 600.1321, 600.1322, 600.1323, 600.1324, 600.1326, 600.1327, 600.1328, 600.1329, 600.1331, 600.1332, 600.1339, 600.1340, 600.1341, 600.1342, 600.1343, 600.1345, 600.1346, 600.1347, 600.1372, 600.1374, and 600.1375), sections 1301a, 1304, 1310, 1312, and 1375 as amended by 1986 PA 104 and section 1307a as amended by

2

2002 PA 739.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 1301a. (1) Except as provided in subsection (2), this
 chapter <u>shall govern</u> governs the selection of juries in the
 following courts:

4 (a) Circuit court.

5 (b) Probate court.

6 (c) District court.

7 (d) Municipal courts of record.

8 (2) Sections 1310, 1311, 1312, 1321(1), 1322, 1323, 1330,
9 1338, and 1343 <u>shall</u> do not apply to a court <u>which</u> that
10 adopts a method of jury selection described in section 1371.
11 Sec. 1303a. Before members of a jury board <u>enter upon</u>
12 begin their duties, they shall take a constitutional oath of
13 office before the <u>presiding</u> chief circuit judge and file it
14 with the county clerk.

Sec. 1304. (1) The jury board shall select from the 15 current voter registration lists or books the names of persons as 16 provided in this chapter to serve as jurors. This subsection 17 18 applies to jurors summoned for trials beginning before **19** September 1, 1987. (2) The jury board shall select from a list 20 -which that combines the driver's license list and the personal 21 identification cardholder list the names of persons as provided in this chapter to serve as jurors. This subsection applies to 22 jurors summoned for trials beginning after August 31, 1987. 23 24 Sec. 1305. The jury board shall meet annually in the month 25 of May. - at the court house .- The - presiding chief circuit judge

1 shall fix the time and place of the annual meeting and may direct the board to meet at other times and places. The board may meet 2 at other times and places necessary to carry out its duties. The 3 secretary of the board shall keep a record of the proceedings of 4 5 the board. in a book to be provided for that purpose and the The members of the board shall sign the record, attested by the 6 secretary, which record shall then be evidence in all courts and 7 places of the proceedings of the board. 8

9 Sec. 1307a. (1) To qualify as a juror a person shall:
10 (a) Be a citizen of the United States, 18 years of age or
11 older, and a resident in the county for which the person is
12 selected, and in the case of a district court in districts of the
13 second and third class, be a resident of the district.

14 (b) Be <u>conversant with</u> able to communicate in the English
15 language.

16 (c) Be physically and mentally able to carry out the 17 functions of a juror. Temporary inability shall not be 18 considered a disqualification.

19 (d) Not have served as a petit or grand juror in a court of20 record during the preceding 12 months.

21 (e) Not have been convicted of a felony.

(2) A person more than 70 years of age may claim exemptionfrom jury service and shall be exempt upon making the request.

24 (3) For the purposes of this section and sections 1371 to
25 1376, a person has served as a juror if that person has been paid
26 for jury service.

27 (4) For purposes of this section, "felony" means a violation

01099'03

DRM

of a penal law of this state, another state, or the United States
 for which the offender, upon conviction, may be punished by death
 or by imprisonment for more than 1 year or an offense expressly
 designated by law to be a felony.

5 Sec. 1308. On or before each May 1, the presiding chief judge of each court of record - and district court in the county 6 shall estimate the number of jurors that will be needed by their 7 courts for a 1-year period beginning the following September. 8 This estimate shall be entered on the journal of the court, and a 9 copy -thereof- of the estimate shall be certified by the clerk of 10 the court and delivered to the board. In making the estimate, 11 12 the judge shall consider the number of slips then in the board 13 box which may be names available for the period for which the 14 estimate is made.

Sec. 1309. The board shall secure from the clerk of each court of record <u>and district court</u> in the county, and each clerk shall provide, a list of persons who have served as jurors, pursuant to <u>the provisions of</u> this chapter, in their courts during the preceding 1 year.

Sec. 1310. (1) The township or city clerk shall annually
between April 15 and May 1 deliver to and file with the county
clerk a full, current, and accurate copy of the voter
registration cards containing the names and addresses of the
registered voters. In lieu of a copy of the registration card, a
full, current, and accurate list of those registered together
with the current addresses shown on the card may be filed.
(2) The board shall secure from the county clerk, and the

4

1 county clerk shall provide, copies of the current voter 2 registration cards or the current voter registration lists for 3 each precinct in the county. The board shall treat the cards and lists as 1 list, with voters grouped either by precinct or by 4 5 city, township, or village as they may be provided. (3) The board, in lieu of receiving a list from the county 6 clerk of current registered voters, may, if electronic or 7 mechanical devices are used by the township, city, or village 8 clerks, order the clerks to provide only the names and addresses 9 selected by applying the key number and starting number 10 11 designated by the board.

12 (1) -(4) Beginning in 1987, the The secretary of state shall transmit annually ---- before April 15 to the clerk of each county 13 at no expense a full, current, and accurate copy of a list that 14 combines the driver's license list and personal identification 15 cardholder list pertaining to persons residing in the county. At 16 the request of the board before March 1, the secretary of state 17 18 shall transmit only a first jury list consisting of the names and addresses of persons selected at random, based on the total 19 20 number of jurors required as submitted to the secretary of state 21 by the board, using electronic or other mechanical devices. Upon request, the secretary of state shall furnish additional lists to 22 any federal, state, or local governmental agency, other than the 23 24 clerk of each county, for the purpose of jury selection. An agency which requests and receives a list shall reimburse the 25 secretary of state for actual costs incurred in the preparation 26 27 and transmittal of the list and all reimbursements shall be

1 deposited in the state general fund.

(2) -(5) If an agency uses electronic or mechanical devices 2 to carry out its duties, the agency may request and receive a 3 copy of the combined driver's license and personal identification 4 5 cardholder list on <u>computer tape or another</u> **any** electronically 6 produced medium under specifications prescribed by the secretary of state. The secretary of state shall establish specifications 7 standardizing the size, format, and content of -computer tapes 8 and other media utilized to transmit information used for jury 9 selection. 10

11 (6) Subsections (1), (2), and (3) shall not apply after 12 December 31, 1986.

Sec. 1312. (1) The board shall apply the key number uniformly to the names on the list received pursuant to section 15 1310 and compile a list or card index, to be known as the first jury list, which shall include every name and only those names as 17 the application of the key number has designated. The board 18 shall do this as follows:

19 (a) Arrange the various voter registration lists into 1
20 list. The order in which the lists are arranged or the fact that
21 some lists are by precincts, and some lists are alphabetized, is
22 not relevant. This subdivision shall not apply after
23 December 31, 1986.

24 (a) (b) Select by a random method a starting number
25 between 0 and the key number.

26 (b) (c) Count down the list the number of names to reach
27 the starting number. That name shall be placed on the first jury

б

1 list.

(c) (d) Continue from that name counting down the list,
beginning to count again with the number 1, until the key number
is reached. That name shall be placed on the first jury list.
(d) (e) Repeat the process provided in subdivision (d)
(c) until the whole list has been counted and the names placed on
the first jury list.

8 (e) (f) The board shall then remove from the first jury
9 list the name of any person who its records show served, pursuant
10 to the provisions of this chapter, as a petit or grand juror in
11 any court of record or district court in the county at any time
12 in the preceding 1 year.

13 (2) The board may use electronic and mechanical devices in
14 carrying out its duties under this section.

Sec. 1313. (1) The board shall supply a juror qualifications questionnaire to persons on the first jury list. This questionnaire shall contain blanks for the information the board desires, concerning qualifications for, and exemptions from, jury service. Persons on the first jury list are required to return the questionnaire fully answered to the jury board within 10 days after it is received.

(2) In any county, the jury questionnaire described in this
section and the written summons notice described in section 1332
may be provided together in the same mailing.

25 Sec. 1315. The juror qualifications questionnaires shall be
26 kept on file by the board for a period of 3 years but the
27 presiding chief circuit judge may order them to be kept on file

7

for a longer period. The answers to the qualifications
 questionnaires shall not be disclosed except that the -presiding
 chief circuit judge may order that access be given to the
 questionnaires and the answers.

5 Sec. 1316. The presiding chief circuit judge, or the board, may require any person on the first jury list to appear 6 before a board member at a specified time, for the purpose of 7 testifying under oath or affirmation concerning his or her 8 qualification to serve as a juror, in addition to completing the 9 questionnaire. Notice shall be given, personally or by mail, to 10 11 a person required to appear not less than 7 days before he or she 12 is to appear before the board. The board shall hold evening 13 sessions as necessary for the examination of prospective jurors who are unable to attend at other times. 14

Sec. 1317. The board may dispense with the personal attendance of a person notified to appear before the board —, when another person cognizant of facts which will qualify or disqualify the person from service —, or which prevent <u>him</u> the person from appearing is produced and testifies in his or her stead —, or when a board member has personal knowledge of facts —, and enters them in <u>his</u> the board member's report on that person's qualifications.

Sec. 1319. The board shall keep a record of the board member's report on each person examined, and a record showing the qualifications to serve as a juror of each person on the first jury list. and whether or not he is a freeholder.

27 Sec. 1320. (1) The board shall make a preliminary screening

DRM

1 of the qualifications and exemptions of prospective jurors and 2 shall not include in the second jury list the names of persons it 3 finds not qualified or exempt; but the court may decide upon the 4 qualifications and exemptions of prospective jurors upon a 5 written application and satisfactory legal proof at any time 6 after the jurors attend court.

7 (2) If a prospective juror without legal disqualification or exemption -shall apply applies to the board to be excused from 8 jury service, the jury board may, with the written approval of 9 the -presiding chief circuit judge, exclude his or her name from 10 11 the second jury list when it appears that the interests of the 12 public or of the prospective juror will be materially injured by 13 his or her attendance -, or the health of the juror or that of a member of his or her family requires his or her absence from 14 15 court.

16 Sec. 1321. (1) The names of those persons on the first jury 17 list whom the board accepts as persons qualified for and not exempt from jury service shall be compiled into a list -or card 18 index to be known as the second jury list. The board shall 19 20 write the names and addresses of the persons thus selected, and whether or not the records of the board show them to be 21 22 freeholders, on separate slips of paper of the same size and 23 appearance as nearly as may be. The board shall fold up each 24 slip of paper in the same manner so as to conceal the name thereon and shall deposit it at the times herein provided, in a 25 26 box, to be called and labeled the board box. The form and 27 construction of the board box shall be approved by the chairman

9

or president, and may from time to time be changed with his
 approval. Immediately after preparing the slips the board shall
 seal the second jury list. The list shall remain sealed until
 otherwise ordered by the <u>presiding</u> chief circuit judge.

5 (2) The board shall make an additional list consisting of the
6 names on the second jury list segregated by the geographical area
7 of the jurisdiction of each district court district. If there
8 are not sufficient names on <u>such</u> the segregated list for any
9 district court district, the board shall apply again the key
10 number to that district only and obtain as many additional jurors
11 as needed for <u>such</u> that district.

12 Sec. 1322. The first deposit of -slips names shall take 13 place as soon as the <u>slips are</u> second jury list is prepared. -Slips drawn under previous statutes shall first be removed. 14 Subsequent deposits shall be made when the supply of -slips in 15 the board box names is exhausted. An earlier deposit may be 16 ordered by the presiding chief circuit judge. The board shall 17 18 keep a record of the number of -slips names deposited, and the number withdrawn, and **upon request** shall inform the presiding 19 20 chief circuit judge of the number of -slips names remaining. -in 21 the board box on request, without opening the box. Nothing herein shall affect in this section affects the validity of a 22 23 panel of jurors - which - that was drawn for a term of court before 24 the first deposit of -slips names as provided -herein in this section. 25

Sec. 1323. If the slips names are not to be immediately
deposited in the board box used, they shall be sealed up by the

01099'03

DRM

board and remain in the custody of the board <u>to be deposited</u>
 when the previous supply of slips in the board box is exhausted
 until additional names are needed or when ordered by the
 <u>presiding</u> chief circuit judge.

5 Sec. 1324. (1) From time to time, the <u>presiding</u> chief
6 judge of each court of record <u>and district court</u> in the county
7 shall order the board to <u>draw</u> select jurors for jury service.
8 Each such order shall contain all of the following information:

9 (a) A time limit within which the <u>drawing</u> selection shall
10 be completed.

(b) The number of jurors to be <u>drawn</u> selected for a panel.
(c) The number of panels to be <u>drawn</u> selected.
(d) The court or courts in which each panel shall serve.
(e) The period of service of each panel, subject to <u>the</u>
provisions of section 1343.

16 (2) Upon the order of the <u>presiding</u> chief circuit judge, 17 jury panels or parts of jury panels <u>drawn</u> selected for any 18 court in the county may be used for jury selection in any court 19 of record <u>or</u> in the <u>district court</u> county, if jurors on the 20 panel or part of a panel selected for such use are otherwise 21 eligible to serve as jurors in the particular court.

(3) If a city located in more than 1 county is placed
entirely within a single district of the district court pursuant
to the provisions of chapter 81, the supreme court by rule
shall specify the procedure for compiling the second jury list
for that district court district so as to include names and
addresses of residents from the parts of the counties which

1 comprise <u>such</u> that district.

2 Sec. 1326. If a grand jury is ordered by the court, or required by statute, the board shall -draw- select the names of a 3 sufficient number of persons, as determined by the presiding 4 5 chief circuit judge, to serve as grand jurors in accordance with the provisions of section 11 of chapter -7 VII of Act No. 175 6 of the Public Acts of 1927, as amended, being section 767.11 of 7 the Compiled Laws of 1948 the code of criminal procedure, 1927 8 PA 175, MCL 767.11. The names shall be -drawn selected in the 9 same manner and from the same source as petit jurors. 10 The term of service of grand jurors shall be as prescribed by section 7a 11 12 of chapter -7 VII of Act No. 175 of the Public Acts of 1927, as 13 added, being section 767.7a of the Compiled Laws of 1948 the code of criminal procedure, 1927 PA 175, MCL 767.7a. 14

Sec. 1327. <u>A drawing</u> The selection of jurors shall take place in public within the time limit fixed by the <u>presiding</u> chief circuit judge and at a time and place designated by the board. At the time and place appointed, the clerk or <u>his</u> the clerk's deputy <u>—</u>, and a judge or an elected official <u>—</u> other than the clerk, as designated by the <u>presiding</u> chief judge, shall attend to witness and assist in the <u>drawing</u> selection of jurors.

Sec. 1328. The board shall proceed in the <u>drawing as</u>
hereinafter provided. An selection of jurors in a random manner
as ordered by the chief circuit judge as provided in this
section. A board member or an employee of the board <u>, or a</u>
board member, shall shake or turn the board box to fairly mix the

12

1 slips of paper deposited therein without exposing them. The employee or board member, in the presence of the officer or 2 3 officers attending, without seeing the names on the slips, shall then draw publicly from the box the names of as many jurors as 4 5 were ordered by the judge. An attending officer or board member or an employee of the board shall keep a minute of the drawing, 6 in which he shall enter the name written on every slip of paper 7 drawn before any other slip is drawn. shall keep a record of the 8 selection process, listing the names of jurors selected. If the 9 name of a person is <u>drawn</u> selected who is not qualified to 10 serve as a juror to the knowledge of any member of the board, an 11 12 entry of this fact shall be made on the -minute of the drawing, 13 the slip of paper containing his name shall be destroyed, and another slip then drawn in place of that destroyed. The minutes 14 15 of the drawing record and that person shall be excused. A record of the selection process shall then be signed by the board 16 member and the attending officers and filed in the office of 17 the board. The signature -shall constitute constitutes a 18 certificate that the <u>minutes are</u> record is correct and that all 19 20 provisions of law have been complied with.

Sec. 1329. (1) The legality or regularity of the <u>drawing</u> selection of jurors shall not be questioned if the <u>minutes</u> record of the <u>drawing are</u> selection is properly signed. If the name of any person not qualified to serve as a juror is included in the names <u>drawn</u> selected, this fact shall not be a ground of challenge to the array, but only a ground of personal challenge to the person shown to be so disqualified.

(2) If the jurors were <u>drawn</u> selected in accordance with
 this act and the rules of the court, it is not a ground of
 challenge to a panel or array of jurors that the person who
 <u>drew</u> selected them was a party or interested in the cause <u>-</u>,
 or was counsel or attorney for, or related to, either party
 <u>therein</u> in the cause.

(3) If the jurors were <u>drawn</u> selected in accordance with 7 this act and the rules of the court, it is not a ground of 8 challenge to a panel or array of jurors that they were summoned 9 by the sheriff who was a party -, or interested in the cause, or 10 11 related to either party -therein- in the cause, unless it is 12 alleged in the challenge and satisfactorily shown that some of 13 the jurors - drawn selected were not summoned -, and that this omission was intentional. 14

15 Sec. 1331. The board shall deliver to the clerk lists
16 containing the names and addresses of the jurors <u>drawn</u>

17 selected.

Sec. 1332. The clerk, jury board, or sheriff shall summon 18 jurors for court attendance at such times and in such manner as 19 20 directed by the -presiding chief judge or by the judge to whom the action in which jurors are being called for service is 21 assigned. For a juror's first required court appearance, service 22 shall be by a written notice addressed to him the juror at 23 24 -his- the juror's place of residence as shown by the records of the board, which notice may be by ordinary mail or by personal 25 service. For subsequent service notice may be in any manner 26 27 directed by the judge. The officer giving notice to jurors shall

keep a record <u>thereof</u> of the service of the notice and shall
 make a return if directed by the court. <u>Such</u> The return shall
 be presumptive evidence of the fact of service.

4 Sec. 1333. A person who is notified to attend as a juror 5 may apply to the presiding chief judge of the court to be excused or have his or her term of service postponed on any 6 ground <u>herein</u> provided in this chapter. He or she may apply in 7 person or by a person capable of making the necessary proof of 8 his or her claim. An entry of the action of the presiding 9 chief judge upon the application and of the reason -therefor for 10 that action shall be made on the records of the court. 11

Sec. 1334. (1) The <u>presiding</u> chief judge may excuse any juror or jurors from attendance without pay for any portion of the term. The <u>presiding</u> chief judge shall excuse jurors from attendance on days when it is not expected that they will be required. The <u>presiding</u> chief judge may postpone the service of a juror to a later term of court if the juror has not been called for voir dire examination in any action.

19 (2) The judge presiding at the trial of an action may excuse
20 jurors from attendance at <u>such</u> that trial for cause.

Sec. 1335. (1) The <u>presiding</u> chief judge of the court to which a person is returned as a juror may excuse <u>him</u> the person from serving when it appears that the interests of the public or of the individual juror will be materially injured by his or her attendance <u>-</u> or the health of the juror or that of a member of his or her family requires his or her absence from court.

27 (2) The <u>presiding</u> chief judge of the court to which a

DRM

person is returned as a juror shall postpone <u>his</u> the person's
 term of service until the end of the school year if the person is
 a full-time student enrolled in and attending high school.

4 Sec. 1336. If the -presiding chief judge finds that the 5 number of jurors in attendance is greater than that needed, -he the chief judge may order the panel or any part - thereof of the 6 panel discharged for the balance of its term or excused until a 7 day certain therein in the term. Any juror discharged, but not 8 excused, under this section shall be deemed is considered to 9 have served his or her term of service but shall receive 10 11 compensation only for the time of his or her actual service on 12 the panel.

Sec. 1337. When the court finds that a person in attendance upon the at court as a juror is not qualified to serve as a juror, or is exempt and claims an exemption, the court shall discharge him or her from further attendance and service as a juror.

Sec. 1338. (1) When any person is excused from serving on the ground that he or she is exempt by law from serving on juries ..., or is not qualified to serve as a juror, the clerk of the court shall <u>destroy the slip containing</u> remove the name of that person from the second jury list.

(2) The slip containing the name of any person whose time
of service is postponed shall not be returned to the board box.
Sec. 1339. The <u>presiding</u> chief judge shall report to the
board the names of all jurors whose service has been postponed to
a subsequent time, and the names shall be placed upon the list of

jurors <u>drawn</u> selected for that time. <u>No more names shall be</u>
 drawn from the board box than are sufficient to make up the
 number ordered by adding the names of the jurors so postponed to

4 the names then drawn.

Sec. 1340. The clerk of the court or the clerk's designee,
within 10 days after the close of each term for which jurors have
been drawn selected, shall deliver to the board his
certificate specifying distinctly and in detail certify as

9 follows:

10 (a) The name and residence of each juror who was excused or
11 discharged by the court, with the reason <u>therefor</u> for the
12 excuse or discharge.

13 (b) The name and residence of each person notified who did14 not attend or serve.

15 (c) The name and residence of each person punished for16 contempt as provided in this chapter.

17 Sec. 1341. The -presiding chief judge of a court may order additional jurors -drawn selected by the board for service 18 during the period of service of a jury panel or a part thereof 19 20 of a panel. A judge of a court of record -or district court may 21 order additional jurors -drawn selected by the board for immediate service in a particular case. The order shall specify 22 the number to be -drawn, selected and the time and place of 23 24 - drawing selection. If additional jurors are needed for immediate service in a particular case, any member of the jury 25 26 board may conduct the -drawing selection if witnessed by the 27 clerk or -his- the clerk's deputy and by the judge ordering the

drawing selection. Jurors whose names are so drawn selected
 shall be given notice to attend court in <u>such</u> the manner <u>as</u>
 that the court directs. Additional jurors so <u>drawn</u> selected
 shall become members of the panel then serving unless otherwise
 directed by the <u>presiding</u> chief judge.

6 Sec. 1342. If the board fails to meet and return the second
7 jury list at the time prescribed —, or if any list of jurors
8 becomes exhausted or declared illegal, the <u>presiding</u> chief
9 circuit judge may order the board to meet and make a new list of
10 jurors.

Sec. 1343. The term of service of petit jurors shall be determined by local court rule but shall not exceed the term of court, unless at the end of this period a juror is serving in connection with an unfinished case, in which event <u>he</u> the juror shall continue to serve, in that case only, until the case in which he or she is serving is finished. Once commenced, the term of service shall be continuous except as provided in sections 1334 to 1336.

19 Sec. 1345. A board member shall report to the prosecuting 20 attorney and the <u>presiding</u> chief circuit judge the name of any 21 person who in any manner seeks by request, hint, or suggestion to 22 influence the board or its members in the selection of any 23 juror.

24 Sec. 1346. The following acts are punishable by the circuit25 court as contempts of court:

26 (a) Failing to answer the questionnaire provided for in27 section 1313.

(b) Failing to appear before the board or a member <u>thereof</u>
 of the board, without being excused at the time and place
 notified to appear.

4 (c) Refusing to take an oath or affirmation.

5 (d) Refusing to answer questions pertaining to his or her
6 qualifications as a juror, when asked by a member of the board.

7 (e) Failing to attend court, without being excused, at the
8 time specified in the notice, or from day to day, when summoned
9 as a juror.

10 (f) Giving a false certificate, <u>or</u> making a false
11 representation, or refusing to give information <u>which</u> that he
12 or she can give affecting the liability or qualification of a
13 person other than himself or herself to serve as a juror.

(g) Offering, promising, paying, or giving money or anything of value to, or taking money or anything of value from, a person, firm, or corporation for the purpose of enabling himself or herself or another person to evade service or to be wrongfully discharged, exempted, or excused from service as a juror.

(h) Tampering unlawfully in any manner with a jury list —,
the board box, the jury box or the slips or the jury selection
process.

(i) Wilfully Willfully doing or omitting to do an act with
the design to subvert the purpose of this act.

(j) Wilfully Willfully omitting to put on the jury list the
name of a person qualified and liable for jury duty.

26 (k) - Wilfully Willfully omitting to prepare or file a list
27 or slip.

(1) Doing -, or omitting to do -, an act with the design
 intent to prevent the name of a person qualified and liable to
 serve as a juror from being placed - in the board box or jury
 box, on a jury list or from being - drawn selected for service
 as a juror.

6 (m) Wilfully Willfully placing the name of a person upon a
7 list -, or preparing a slip with the name of a person thereon or
8 placing a slip in the jury box with the name of a person
9 thereon, who is not qualified as a juror.

10 Sec. 1347. (1) A person -drawn selected or summoned as a juror who takes anything to give his or her verdict or receives 11 12 any gift or gratuity from any party to an action for the trial of 13 which he or she has been -drawn selected or summoned is liable to the party aggrieved for actual damages sustained plus 10 times 14 the amount or value of the thing which he or she has taken, in 15 addition to any criminal punishment to which he or she may be 16 17 subject by law.

(2) An -embracer embraceor who procures a person -drawn 18 selected or summoned as a juror to take gain or profit - contrary 19 to the provisions of as prohibited under subsection (1) is 20 liable to the aggrieved party for the actual damages sustained 21 plus 10 times the amount or value of the thing which was taken. 22 Sec. 1372. (1) Sections 1371 to 1376 - shall apply only to 23 those districts of the district court, circuits of the circuit 24 court, and county or probate court districts of the probate court 25 26 , a common pleas court, and municipal courts of record which 27 that adopt the -one- 1 day, -one- 1 trial jury system.

(2) Any court in this state may adopt a <u>one</u> 1 day, <u>one</u> 1
 trial jury system.

3 Sec. 1374. (1) When the name of a person who is deceased is
4 drawn selected for jury service, the name shall be removed from
5 the qualified jurors' list and that fact may be forwarded to the
6 local clerk. The person's name shall then be removed from the
7 voter registration list.

8 (2) The trial judge, at his or her discretion, may grant a
9 deferral of jury service to an individual if the individual
10 claims that serving on the date he or she is called creates a
11 hardship. If the trial judge grants a deferral, the judge shall
12 determine a future date on which the individual may serve without
13 hardship, and shall direct the board to call the individual on
14 that date.

Sec. 1375. (1) The township or city clerk shall annually 15 between April 15 and May 1 deliver to and file with the county 16 17 clerk a full, current, and accurate copy of the voter 18 registration cards containing the names and addresses of the 19 registered voters. In lieu of a copy of the registration card, a 20 full, current, and accurate list of those registered together 21 with the current addresses shown on the card may be filed. The 22 clerk shall provide a monthly update of the list or of the 23 registration cards to the county clerk. (2) If electronic or mechanical devices are used by the 24 25 township, city, or village clerk, the clerk shall provide a copy 26 of the list on computer tapes, punch card, or in any other form

27 as ordered by the board.

1 (3) The board shall secure from the county clerk, and the 2 county clerk shall provide, copies of the current voter 3 registration cards or the current voter registration lists for each precinct in the county. The board shall treat the cards and 4 5 lists as 1 list, with voters grouped either by precinct or by city, township, or village as they may be provided. 6 (4) The board, in lieu of receiving a list from the county 7 clerk of current registered voters, may, if electronic or 8 mechanical devices are used by the township, city, or village 9 clerks, order the clerk to provide only the names and addresses 10 11 selected by applying the key number and starting number 12 designated by the board.

13 (1) -(5) Beginning in 1987, the The secretary of state shall transmit annually, before April 15, to the clerk of each county a 14 full, current, and accurate copy of a list that combines the 15 driver's license and personal identification cardholder lists 16 17 pertaining to persons residing in the county. At the request of the board before March 1, the secretary of state shall transmit 18 only a first jury list consisting of the names and addresses of 19 20 persons selected at random, based on the total number of jurors required as submitted to the secretary of state by the board, 21 using electronic or other mechanical devices. Upon request, the 22 secretary of state shall furnish additional lists to any other 23 24 federal, state, or local governmental agency, other than the clerk of each county, for the purpose of jury selection. An 25 26 agency which requests and receives a list shall reimburse the 27 secretary of state for actual costs incurred in the preparation

and transmittal of the list and all reimbursements shall be
 deposited in the state general fund.

3 (2) (6) If an agency uses electronic or mechanical devices
4 to carry out its duties, the agency may request and receive a
5 copy of the combined driver's license and personal identification
6 cardholder list on computer tape or another electronically
7 produced medium under specifications prescribed by the secretary
8 of state. The secretary of state shall establish specifications
9 standardizing the size, format, and content of computer tapes and
10 other media utilized to transmit information used for jury
11 selection.
12 (7) Subsections (1), (2), (3), and (4) shall not apply after

13 December 31, 1986.

14 Enacting section 1. This amendatory act takes effect15 January 1, 2004.