TITLE 18 CRIMES AND PUNISHMENTS

CHAPTER 44 JURIES AND JURORS

18-4401. GRAND JUROR ACTING AFTER CHALLENGE AGAINST HIM. Every grand juror who, with knowledge that a challenge interposed against him by a defendant has been allowed, is present at, or takes part, or attempts to take part, in the consideration of the charge against the defendant who interposed the challenge, or the deliberations of the grand jury thereon, is guilty of a misdemeanor.

[18-4401, added 1972, ch. 336, sec. 1, p. 935.]

18-4402. DISCLOSING INDICTMENT BEFORE ARREST OF DEFENDANT. Every grand juror, prosecuting attorney, clerk, judge or other officer who, except by issuing or in executing a warrant of arrest, wilfully discloses the fact of a presentment or indictment having been made for a felony, until the defendant has been arrested, is guilty of a misdemeanor.

[18-4402, added 1972, ch. 336, sec. 1, p. 935.]

18-4403. DISCLOSING PROCEEDINGS BEFORE GRAND JURY. Every grand juror who, except when required by a court, wilfully discloses any evidence adduced before the grand jury, or anything which he himself or any other member of the grand jury may have said, or in what manner he or any other grand juror may have voted on a matter before them, is guilty of a misdemeanor.

[18-4403, added 1972, ch. 336, sec. 1, p. 936.]

18-4404. TAMPERING WITH JURY LIST. Every person who adds any names to the list of persons selected to serve as jurors, either by placing the same in the jury box or otherwise, or extracts any name therefrom, or destroys the jury box or any of the pieces of paper containing the names of jurors, or mutilates or defaces such names so that the same cannot be read, or changes such names on the pieces of paper, except in cases allowed by law, is guilty of a felony.

[18-4404, added 1972, ch. 336, sec. 1, p. 936.]

18-4405. CERTIFYING TO FALSE JURY LISTS. Every officer or person required by law to certify to the list of persons selected as jurors, who maliciously, corruptly or wilfully certifies to a false or incorrect list, or a list containing other names than those selected, or who, being required by law to write down the names placed on the certified lists on separate pieces of paper, does not write down and place in the jury box the same names that are on the certified list, and no more and no less than are on such list, is guilty of a felony.

[18-4405, added 1972, ch. 336, sec. 1, p. 936.]