

1 VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 *An Act to amend and reenact § 19.2-212 of the Code of Virginia, relating to grand jury notes, tapes*
3 *and transcriptions.*

4
5 Approved

[S 810]

6 **Be it enacted by the General Assembly of Virginia:**

7 **1. That § 19.2-212 of the Code of Virginia is amended and reenacted as follows:**

8 § 19.2-212. Provision for court reporter; use and disposition of notes, tapes and transcriptions.

9 A. A court reporter shall be provided for a special grand jury to record, manually or electronically,
10 and transcribe all oral testimony taken before a special grand jury, but such reporter shall not be present
11 during any stage of its deliberations. The notes, tapes and transcriptions of the reporter are for the sole
12 use of the special grand jury, and the contents thereof shall not be divulged by anyone except as
13 hereinafter provided. After the special grand jury has completed its use of the ~~said~~ notes, tapes and
14 transcriptions, the foreman shall cause them to be sealed, the container dated, and delivered to the court.

15 The court shall cause the sealed container to be kept safely. If any witness testifying before the
16 special grand jury is prosecuted subsequently for perjury, the court, on motion of either the attorney for
17 the Commonwealth or the defendant, shall permit them both to have access to the testimony given by
18 the defendant when a witness before the special grand jury, and the ~~said~~ testimony shall be admissible
19 in the perjury case.

20 If no prosecution for perjury is instituted within three years from the date of the report of the special
21 grand jury, the court shall cause the sealed container to be destroyed; *however, on motion of the*
22 *attorney for the Commonwealth, the court may extend the time period for destruction if the grand jury*
23 *was impanelled at the request of the attorney for the Commonwealth.*

24 B. Upon motion to the presiding judge, the attorney for the Commonwealth shall be permitted to
25 review any evidence that was presented to the special grand jury, and shall be permitted to make notes
26 and to duplicate portions of the evidence as he deems necessary for use in a criminal investigation or
27 proceeding. The attorney for the Commonwealth shall maintain the secrecy of all information obtained
28 from a review or duplication of the evidence presented to the special grand jury. Upon motion to the
29 presiding judge by a person indicted by a special grand jury, similar permission to review, note or
30 duplicate evidence shall be extended if it appears that the permission is consistent with the ends of
31 justice and is necessary to reasonably inform such person of the nature of the evidence to be presented
32 against him, or to adequately prepare his defense.

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