1	Senate Bill No. 426
2	(By Senator Kessler (Acting President))
3	
4	[Introduced February 4, 2011; referred to the Committee on the
5	Judiciary.]
6	
7	
8	
9	
10	A BILL to amend and reenact $\$52-1-9$ of the Code of West Virginia,
11	1931, as amended, relating to requiring a judge's permission
12	before a juror's information can be released.
13	Be it enacted by the Legislature of West Virginia:
14	That §52-1-9 of the Code of West Virginia, 1931, as amended,
15	be amended and reenacted to read as follows:
16	ARTICLE 1. PETIT JURIES.
17	<pre>§52-1-9. Assignment of jurors to jury panels; drawing of</pre>
18	additional jurors upon shortage of qualified jurors.
19	(a) The jurors drawn for jury service shall be assigned at
20	random by the clerk to each jury panel in a manner prescribed by
21	the court.
22	(b) If there is an unanticipated shortage of available petit
23	jurors drawn from the jury wheel or jury box the court may require
24	the sheriff to summon a sufficient number of petit jurors selected
25	at random by the clerk from the jury wheel or jury box in a manner
26	prescribed by the circuit court.

1 (c) The names of the qualified jurors drawn from the jury 2 wheel or jury box and the contents of jury qualification forms 3 completed by those jurors shall be made available to the public <u>if</u> 4 <u>the trial court judge presiding over the case grants permission for</u> 5 <u>its release after the trial has concluded.</u>

<sup>(</sup>NOTE: The purpose of this bill is to require a trial judge to agree before certain juror information is released to the public after trial.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.)