

Rule 181

POSTTRIAL CALLING OF JURORS

A juror may be called to testify at a hearing on a posttrial motion only if the court—after a hearing to determine whether all or any jurors should be called—grants a motion to call the juror. If a juror is called, informal means should be used to obtain the juror's attendance at the hearing, rather than subpoena.

[History: Restyled rule effective July 1, 2012.]