

tions he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not more than ten dollars, and in default of the payment of said fine, by person in charge of said engine, it shall be held for payment of said fine.

**403. Repealed.**

Approved April 3, 1906.

**Vagrants and Tramps.**

1906, ch. 704.

**425.** Every person, not insane, who wanders about in this State and lodges in market houses, market places, or in other public buildings, or in barns, outhouses, barracks, or in the open air, without having any fixed place of residence, and without having any lawful occupation in the city, town or county in which he may so wander, and without having any visible means of support, shall be deemed to be a tramp, and to be guilty of a misdemeanor, and shall be subject to imprisonment in the house of correction, at the discretion of the court or justice of the peace hearing the charge, for a period of not less than thirty days nor more than one year; provided, that in Talbot, Somerset, Wicomico and Worcester counties the court or justice of the peace may sentence such offenders to the county jails of the respective counties instead of the house of correction. This section not to apply to Allegany county.

**Procedure—Indictment—Amendment.**

1906, ch. 248.

**447 A.** In any indictment for murder or manslaughter, or for being an accessory thereto, it shall not be necessary to set forth the manner or means of death. It shall be sufficient to use a formula substantially to the following effect: "That A. B., on the——day of——nineteen hundred and——, at the county aforesaid, feloniously (wilfully and of deliberately premeditated malice aforethought) did kill (and murder) C. D.

Approved March 31, 1906.

**Jurisdiction—Procedure—Sentence.**

1906, ch. 536.

**461 A.** In all cases where the law prescribing a punishment for crime fixes a maximum and a minimum penalty therefor,