

tence first fixed, until the conditions originally or thereafter prescribed by the Court shall have been fulfilled, but the length of the entire period shall in no event exceed the maximum time herein prescribed. The Court at any time may end such period or, during such period, on written charges preferred under oath, of violation of any condition of probation, may issue a warrant or notice requiring the traverser, probationer or person accused to be brought before, or appear before said Court, to answer such charges of violation of conditions of probation or suspension of sentence, and to fix a date for the hearing of such charge or violation of said conditions. Pending the hearing or determination of such charge, the person accused may be sent to jail by said Court, or may be by it released, with or without bail, as said Court may determine. If at such hearing the person accused be found by said Court to have violated any of the terms of said conditions of probation said Court may revoke the probation granted or suspension of sentence, and may impose any sentence, to take effect from its date, which it might have originally imposed for the crime of which said traverser, probationer or person accused was either convicted or to which he pleaded guilty or nolo contendere; or if neither conviction nor plea of guilty or nolo contendere was had, then the person accused may be tried on said indictment or charge.

351E. Any such person after conviction or plea of guilty or plea of nolo contendere, may be sentenced at any time by any Judge then presiding in or assigned to the Criminal Court of Baltimore, even though such Judge did not preside therein or was not assigned thereto when the original probation was granted or the sentence suspended, and any Judge of the Supreme Bench of Baltimore City presiding in or assigned to the Criminal Court of Baltimore, before whom any person charged with violation of the terms of his probation or suspension of sentence is brought, shall have full power and jurisdiction to hear and determine the matter as fully and completely as if the case was originally brought before said Judge.

351F. All information and data obtained in the discharge of official duty by any probation worker or appointee of the Supreme Bench serving in the Probation Department, from whatsoever source the same shall be obtained shall be privileged information and shall not be receivable as evidence in a tri-