

accused of crime, with the written consent of the person so accused, and after conviction or after plea of guilty or of *nolo contendere*, without such consent, to: (a) Suspend that imposition of sentence; (b) place such person on probation before commitment; (c) and in all such cases above named to make such written conditions of suspension of sentence and probation as said justices of the peace may deem proper. The provisions of this section shall also apply to St. Mary's County. Provided, however, in St. Mary's County any person placed on probation shall be under the supervision of the State Department of Parole and Probation.

§ 21. Warrant for arrest of person outside jurisdiction of issuing justice.

If any person against whom a warrant is issued by a justice of the peace of the State of Maryland *or by the Municipal Court of Baltimore City* shall escape, go into, reside or be in any place in the State of Maryland out of the jurisdiction of the justice *or judge* granting the warrant, either before or after the issuing thereof, any justice for the county or any [police justice of the City of Baltimore] *judge of said Municipal Court* where such person shall so escape or be, upon proof, on oath, of the handwriting of the justice *or judge* granting such warrant shall, over his signature, indorse thereon to this effect: "This warrant may be executed inCounty.....J.P. (*Judge*);" which endorsement shall be sufficient authority to the constable or other officer or person bringing such warrant, and to the sheriff, constable and all officers of the county or city where such justice *or judge* resides, and to all other persons to whom the same was originally directed, to execute the said warrant in such other county or city, and to carry the offender before the justice *or court* [who issued] *issuing* said warrant or some other justice of the county [or city] where the offense was committed, there to be dealt with according to law; provided, that the marshal of police shall have the right to designate an officer or officers to accompany and assist in the execution of the warrant in the City of Baltimore.

§ 22. Amendment of information, warrant, docket entries, etc.

In all criminal cases before justices of the peace *and before the Municipal Court of Baltimore City*, the justice *or judge*, of his own motion, or on the motion of the State's attorney, may at any time during trial before final judgment amend the information, warrant, his docket entries, name of the offenders or other proceedings in such cases pending before him; and in all criminal trials in the circuit court to which cases have been removed on an application for a jury trial or on an appeal from the judgment of a justice of the peace *or said Municipal Court*, the court, on motion of the State's attorney, may at any time before the trial or during the progress of trial, before final judgment, amend the information, warrant, docket entries, name of the offender or other proceedings in such case; provided, however, that such amendment does not change the character of the offense or crime with which the accused is charged.

§ 23. Summons or notice to accused.

Every justice of the peace, police justice, *judge of the Municipal Court of Baltimore City*, or other similar official in those offenses