

Section 2, headed, "Definitions of Words and Phrases", Sub-section (a), be, and the same is hereby amended to add a new sub-sub-section thereto, to be known as Sub-sub-section (62-a), to read as follows:

(62-a) *Traffic Court.*—*The terms "Traffic Court of Baltimore City", "Traffic Court", in a context relating to Baltimore City, "traffic magistrates of Baltimore City", "justice of the peace" or "trial magistrate", in a context relating to, or including, Baltimore City, and other similar expressions, as used in this article, shall be taken to mean the Traffic Division of the Municipal Court of Baltimore City. The term "supervisor" or "clerk" as used in this article, in reference to the Traffic Court of Baltimore City, shall be taken to mean the deputy clerk of the Municipal Court of Baltimore City for the Traffic Division, or any clerks of said division, by whatever title designated, as the context may require.*

SEC. 25. *And be it further enacted*, That Article 66½ of the Annotated Code of Maryland (1957 Edition, as amended), title "Motor Vehicles", sub title SUB-TITLES "Traffic Court of Baltimore City", AND "JUVENILE TRAFFIC COURT OF BALTIMORE CITY", Sections 343 through 373, both inclusive, be, and the same are hereby repealed.

SEC. 26. *And be it further enacted*, That Sections 193, 194, 195 and 196 of the Charter and Public Local Laws of Baltimore City (1949 Edition), subdivision "Bail", be, and the same are hereby repealed and reenacted to read as follows:

§ 193. [No police justice] *The Municipal Court of [the City of] Baltimore City shall not accept bail for persons charged with manslaughter, other than charge for manslaughter arising out of a motor vehicle accident, murder or any offense the punishment for which may be death; [any] such [justice] court may, in [his] its discretion, accept the bail for any person charged with the commission of any felony other than those above mentioned, and any misdemeanor the punishment for which may be confinement in the penitentiary; and whenever bail is offered for any person charged with the commission of any misdemeanor other than those already set forth, such [justice] court shall accept the same; provided [he] it is satisfied with the security offered.*

§ 194. Whenever a person charged with a bailable, criminal offense before [a police justice] *the Municipal Court of Baltimore City* desires to be admitted to bail, his recognizor shall sign and make oath to an application in which shall be stated such matters as may be required of, and required to be inserted in such application by the [police justice] *court to enable [him] it to determine the value of the security offered. Any recognizance acknowledged before such [justice] court shall be good, although the defendant does not join in the same.*

§ 195. Whenever any person charged with the commission of a criminal offense is admitted to bail by [a police justice] *the Municipal Court of Baltimore City* for appearance in the Criminal Court of Baltimore [such justice], *the Clerk of the Municipal Court of Baltimore City* shall forthwith deliver the recognizance to the clerk of said [court,] *Criminal Court. [such] Such* recognizance shall