

this section, when the offense shall relate to coin or notes circulating as money, it shall be sufficient to allege the embezzlement to be of money, without specifying any particular coin or notes circulating as money; and such allegation, so far as regards the description of the property, shall be sustained if the offender shall be proved to have embezzled any amount of coin or notes circulating as money, although the particular species of coin or notes circulating as money, of which such amount was composed, shall not be proved.]

[ 130.

In any indictment or warrant for embezzlement, it shall be sufficient to use a formula substantially to the following effect: "That A-B on the ..... day of ....., 19 ....., in this County (City) aforesaid did feloniously embezzle from C-D the sum of ..... Dollars current money (or an enumeration of articles embezzled as the case may be), in violation of Article 27, Section (here state section violated), of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided and against the peace, government and dignity of the State."

[ 131.

If an insurance agent, solicitor or broker who acts in negotiating a contract of insurance by an insurance company lawfully doing business in this State, and who embezzles or fraudulently converts to his own use, or, with intent to use of embezzle, takes, secretes, lends, invests or otherwise uses or applies any money or substitute for money received by him as such agent, solicitor or broker, contrary to the instructions or without the consent of the company for or on account of which the same was received by him, he shall be guilty of a misdemeanor, and, on conviction thereof, shall be sentenced to the jail or penitentiary for not more than three years, in the discretion of the court.]

[ 132.

In any executor, administrator, guardian, committee, trustee, receiver of any other fiduciary shall fraudulently and wilfully appropriate to any use and purpose not in the due and lawful execution of his trust, any money or any other thing of value which may come into his hands as such executor, administrator, guardian, committee, trustee, receiver, or in any other fiduciary capacity, or secrete it with a fraudulent intent to appropriate it to such use or purpose, he shall be deemed guilty of a misdemeanor, and, on conviction thereof, shall be sentenced to the jail or penitentiary for not more than three years, in the discretion of the court.]

[ 133.

If any person engaged in transporting coal, iron,