Convicts from United States Courts in Maryland.

1904, art. 27, sec. 649. 1888, art. 27, sec. 483. 1860, art. 73, sec. 94. 1819, ch. 55, sec. 1.

726. It shall be lawful for the warden of the penitentiary to receive into custody, and put to labor, any person who may be sentenced to imprisonment therein by the courts of the United States, in and for the district of Maryland, on condition that he be paid towards the support of said institution the sum of thirty cents per diem for the time the said prisoner shall remain in custody; and the said prisoner shall, whilst there, be subject to the same laws and discipline to which other convicts from the State courts are subjected.

Ibid. sec. 650. 1888, art. 27, sec. 484. 1860, art. 73, sec. 95. 1819, ch. 55, sec. 3.

727. The per diem mentioned in the preceding section shall be paid or secured to be paid monthly to the warden of the penitentiary, who shall account for the same to the said institution; and if the payment thereof shall not be punctually made, the warden shall release the prisoner, after three days' notice to the marshal of the district.

Process Against Corporations in Criminal Cases.

1906. ch. 403.

728. When any indictment shall be found or information filed by the Attorney-General in this State for violation of its laws against any corporation, joint stock company or association incorporated under its laws, or against any corporation not incorporated under its laws, but deemed to hold and exercise franchises herein, or any joint stock company or association doing business in this State, it shall and may be lawful for the Attorney-General or prosecuting attorney for the State to cause a summons or notice to be directed to the said corporation, joint stock company or association, in its corporate name, to appear at the said court to answer to such indictment or information, and such process may be served in the same manner as provided for service of process in civil suits mentioned in sections numbered 411 and 412 of Article 23 of Poe's Code of Public General Laws of 1904, entitled "Corporations," sub-title "Process."*

As to process against corporations in civil suits, see article 23, sections 87, 88 and 92.

1906, ch. 403.

729. When the sheriff or other officer shall return such summons or notice "summoned" or "served" the said corporation, joint stock company or association shall be considered as in court and as appearing to said indictment or information; and the court shall order the clerk to enter an appearance for said corporation, joint stock company or association, and indorse the plea of not guilty on said indictment or in-

^{*}See article 23, sections 92 and 412, of the Annotated Code.