Art 42, s 8 1787, c 17, s 4 Person pardoned on condition of leaving the State, returning

7. If any person pardoned on condition of leaving the State, shall return contrary thereto, such person may be arrested by warrant from any judge or justice of the peace, and if on examination it shall appear to such judge or justice that there is reasonable ground to believe that the person arrested is the same person who was convicted and pardoned, and that he returned contrary to the terms of such pardon, he shall be committed to the prison of the county or city where arrested, and the sheriff shall bring him before the first Circuit Court for the county, or if in Baltimore city before the first Criminal Court of Baltimore which shall happen thereafter; and if on appearing, such person shall acknowledge himself to be the same person pardoned on condition of leaving the State, and that he returned contrary thereto, the court shall record such confession and proceed to pass judgment according to law; and if the person shall deny that he is the same person convicted and pardoned as aforesaid, or that he returned contrary thereto, the court shall direct the fact to be tried by a jury, and if they find against the person, the court shall pass such judgment as the law requires for the crime committed.

1868, c 352 1878, c 341 Insane or lunatic convicts 8. Upon the recommendation of the board of directors of the Maryland Penitentiary, the governor may remove any insane or lunatic convict confined in the penitentiary, and provide for the support, care and safe keeping of such convict in the Maryland Hospital for the Insane, or any other State institution for the insane, and the expense thus incurred shall be defrayed by the board of directors of the Penitentiary, out of the funds arising from or appropriated for that institution.

9. The governor may remit the whole or any part of any re-

cognizance which may be forfeited; Provided, the judge of the

court in which such forfeiture took place shall recommend the

Art 42, s 9. 1782, c 42, s 1. May remit forfeited recognizance

remission of the whole or some part thereof

10. The part of any fine or forfeiture belonging to an informer shall not be remitted by the governor, but he may remit any fine or forfeiture or any part thereof not belonging to an informer.

Id s 10 1828, c 129, s 17 Remitting ine not belonging to informer

11. No nolle prosequi shall be granted by the governor but on condition that the costs of prosecution shall be paid by the person applying for the same.

Id s 11 1832, c 155. Nolle prosequi. 33 Md 44

12. The governor may remit the whole or any part of any fine imposed by any militia court-martial.

Id s 12 1782, c 42, s 5 Remitting fine imposed by a court-martial.

13. Upon complaint made against any civil or military officer who can be removed or suspended by the governor, the governor may summon before him any witnesses to testify for or against such complaint, and may allow such witnesses one dollar a day for their attendance, and itinerant charges; and may enforce the attendance of such witnesses in the same manner as the courts may.

Id s 13 1786, c 22, s 2 Complaint against civil or inilitary officer. Witnesses 43 Md. 572.

14. Upon complaints made under the preceding section, the party complained against shall have a copy of the complaint and

Id s. 14 1786, c. 22, s. 2. Copy of complaint.