

offenses; and the said Trial Magistrates shall have power to issue all process, and to do all acts which may be necessary for the exercise of their said jurisdiction, and may pronounce judgment and sentence in all such cases coming before them, in the same manner, and to the same extent as the Circuit Courts for said counties could, if such cases had been tried before said Courts; provided, however, that the accused, when brought before any such Trial Magistrate, on being informed by him of his right to trial by jury, freely elects to be tried before such Trial Magistrate, and provided, further, that a jury trial be not prayed in such case on the part of the State by the State's Attorney. If after a trial before the Trial Magistrate either party shall feel aggrieved by his judgment there shall be a right of appeal within ten days to the Circuit Court for the county in which the alleged offense is charged to have been committed, and in all cases where a jury trial is prayed by the State, or the accused elects to be tried by jury, or appeals from the judgment of the Trial Magistrate, the Trial Magistrate shall take from the accused his recognizance with sufficient surety conditioned for his personal appearance to answer said charge at the then session (if there be a session) of the Circuit Court of their respective counties, or the next session of said Court, if it be not then in session; and in default of the accused entering into such recognizance the Trial Magistrate shall commit him to jail for his appearance at such Court to answer such charge, and shall at once return the recognizance, if there be one, and all papers and proceedings in such case, including a copy of his judgment (in appeal cases) together with the name and residence of the witnesses for the prosecution to the Clerk of said Court, who shall place such case on the appeal docket of said Court and issue subpoenas for the witnesses named by the Trial Magistrate only upon the written order of the State's Attorney, and the case shall be then tried in said Court on the information or warrant. When an appeal shall be taken by the accused after the execution of sentence has begun, by confinement in jail or the Maryland House of Correction, the Trial Magistrate, on sufficient surety being given for the accused's appearance at Court as hereinbefore required, shall at once transmit an order reciting this fact to the officer in whose custody he may be, and directing his discharge, and in default of such surety being given, the Trial Magistrate shall send a commitment to the Sheriff of the county, commanding him to receive the prisoner and hold him for his appearance at Court to answer said charge; and on the presentation of a copy of such commitment by the Sheriff to the officer in whose custody the prisoner may be, such officer shall at once deliver