## CHAPTER 273

## (Senate Bill 163)

AN ACT to repeal and re-enact, with amendments, Section 32 of Article 26 of the Annotated Code of Maryland (1957 Edition), title "Courts", sub-title "Circuit Courts for the Counties—Court Stenographers", providing for two additional resident judges in Baltimore County.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 32 of Article 26 of the Annotated Code of Maryland (1957 Edition), title "Courts", sub-title "Circuit Courts for the Counties—Court Stenographers", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

32. Additional judge for third judicial circuit. In addition to the four judges for the third judicial circuit for which provision is made by Section 21 of Article 4 of the Constitution of Maryland, there shall be [an additional judge] three additional judges who shall be [resident] residents of Baltimore County. Said [judge] judges shall be selected in the manner provided by Section 5 of Article 4 of the Constitution of Maryland and shall be subject to all of the provisions of the Constitution and laws relating to the third judicial circuit and the several judges thereof.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved April 3, 1959.

## CHAPTER 274

## (Senate Bill 202)

AN ACT to repeal and re-enact, with amendments, Section 6 of Article 87 of the Annotated Code of Maryland (1957 Edition), title "Sheriffs", sub-title "Service of Process, Civil and Criminal, and Proceedings in Cases of Failure to Make Due Return", relating to the acceptance by the Sheriff of cash money for purpose of bail and relating generally to bail in this State.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 6 of Article 87 of the Annotated Code of Maryland (1957 Edition), title "Sheriffs", sub-title "Service of Process, Civil and Criminal, and Proceedings in Cases of Failure to Make Due Return", be and it is hereby repealed and re-enacted, with amendments to read as follows:

6.

He or his deputy, when he arrests a person on a writ for any criminal offense not punishable by confinement in the penitentiary,

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.