- (2) Whenever any person is charged with an offense within the jurisdiction of the Court, and the State's Attorney of Baltimore City, shall represent to the Court that the interests of the State JUSTICE would best be served by proceeding against said person in the Criminal Court of Baltimore, in connection with the trial of any other charges against the same person there pending, or in connection with the trial of charges there pending against another person, arising in the latter case, out of related matters and facts, the person so charged in the Court shall be proceeded against in the Criminal Court of Baltimore.
- (3) Whenever any Judge of the Court shall, in his discretion, determine in any case within the jurisdiction of the Court, that the interests of justice would best be served by trying the charge against the person appearing before him in the Criminal Court of Baltimore, the said Judge may, before trial, waive jurisdiction in the matter.
- (4) In cases in which the person charged is to be, or may be, originally proceeded against in the Criminal Court of Baltimore, under sub-subsection (1), (2) or (3) of this sub-section, the Court shall proceed as provided for in cases beyond its jurisdiction under Section 115 of this Article.
- 110. Maximum Sentences. (a) Notwithstanding that a greater imprisonment or fine may be permitted by statutory or common law, for any offense within the jurisdiction of said Court, the Court shall have no power to impose any imprisonment in excess of three years, or any fine in excess of One Thousand Dollars (\$1,000), or both fine and imprisonment in excess of three years and One Thousand Dollars, for any one offense before it.
- (b) The foregoing limitation shall not be construed as preventing the imposition of concurrent or consecutive sentences of imprisonment, or of separate fines for each offense, or both, where two or more offenses are consolidated for trial, provided the sentence imposed for every one of said offenses is within the limitation of subsection (a) of this Section.
- 111. Jury Trial. (a) Request by person charged. It shall be the duty of every Judge of said Court, sitting in the Criminal Division thereof, before proceeding to hear, try and determine therein any charges within the jurisdiction of said Court, to inform the person charged of his right to a jury trial. If a jury trial be prayed by the person so charged, the Judge shall thereupon determine whether probable cause exists for believing that said person is guilty of any one or more of the offenses charged. If the Judge shall determine that such probable cause does exist, he shall forthwith commit or hold the said person charged to bail for trial in the Criminal Court of Baltimore, and endorse on the commitment or recognizance the fact of a jury trial having been prayed. If the Judge shall determine that probable cause does not exist as to any one or more of the offenses charged, said charges shall be dismissed.
- (b) Request by State. In any case in which any person may be charged in the Criminal Division of said Court with any offense which is within the jurisdiction of the Court and which, by statutory or common law, is punishable by either imprisonment, or fine, or both, in excess of the maximum imprisonment, or fine, or both, which can be imposed by said Court, but not otherwise, the State's