

but the indictment may contain counts for the said felony and also for the misdemeanor.

609.

If IN any indictment, information or warrant for false pretenses, it shall *not be necessary to state the particular false pretenses intended to be relied on in proof of the same and in any such indictment, information or warrant it shall* be sufficient to use a formula substantially to the following effect: "That A-B on the..... day of....., 19....., in the County (City) aforesaid, unlawfully and knowingly, by a certain false pretense, did obtain from C-D (here listing the articles obtained) of the goods, chattels, moneys and property of C-D, with intent then and there to defraud, in violation of Article 27, Section (here state section violated), of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State."

616.

In any indictment for murder or manslaughter, or for being an accessory thereto, it shall not be necessary to set forth the manner or means of death. It shall be sufficient to use a formula substantially to the following effect: "That A.B., on the.....day of nineteen hundred and, at the county aforesaid, feloniously (wilfully and of deliberately premeditated malice aforethought) did kill (and murder) C.D. *against the peace, government and dignity of the State.*"

SEC. 8. *And be it further enacted*, That Section 613 of Article 27 of the Code, title "Crimes and Punishments", sub-title "II. Venue, Procedure and Sentence", sub-heading "Indictments", be and it is hereby repealed and that a new Section 613 be and it is hereby enacted in lieu thereof, to stand in the place of the section repealed and to read as follows:

613.

In any indictment, information or warrant it shall be sufficient to describe money as so many dollars and cents current money, without specifying the particular notes, denominations, coins or certificates circulating as money of which said amount was composed; and such allegation shall be sustained by proof of any amount of notes, denominations, coins or certificates circulating as money, although the particular species of notes, denominations, coins or certificates, of which such amount was composed, shall not be proved.

SEC. 9. *And be it further enacted*, That Sections 624 and 625 of Article 27 of the Code, title "Crimes and Punishments", sub-title "II. Venue, Procedure and Sentence", sub-heading "Process Against Corporations, etc., in Criminal Cases", be and they are hereby repealed and re-enacted, with amendments, to read as follows:

624.

When any indictment shall be found or information filed [by the Attorney General in this State for violation of its laws] against any