

or in barns, outhouses, barracks, or in the open air, without having any lawful occupation in the city, town or county in which he may so wander, and without having any visible means of support, shall be deemed to be a tramp, and to be guilty of a misdemeanor, and shall be subject to imprisonment, at the discretion of the court [or justice of the peace] hearing the charge, for a period of not less than thirty days, nor more than one year. This section *does not* [to] apply to Allegany County.

§ 589. Offenses committed on steamboats, trains, buses, airplanes, etc.

Any person who may commit any indictable offense on a steamboat, railroad train, motor bus, airplane or other means of intercity or interstate public transportation within the State of Maryland may be presented, indicted, tried and convicted in any county or city from, to or through which the said boat, train, motor bus, airplane or other means of intercity or interstate public transportation may run, and on arrest be taken before, and in case of bailable offenses, be held, to bail by any [justice of the peace] *commissioner of the District Court* in any such county or [by the Municipal Court of] *in Baltimore City*; but such presentment, indictment and trial shall be in the same county or city in which such [justice of the peace or court] *commissioner* shall be.

§ 594B. Arrest without warrant—Police officers.

(h) Nothing in this section shall deprive a person of the right to receive a summons for traffic violation as provided in Article 66½ of this Code as amended from time to time *or for a criminal violation, as provided by law or rule of court.*

§ 616K. Meaning of “appropriate court” and “correctional institution.”

(a) The phrase “*appropriate court*” as used in the Interstate Agreement on Detainers, with reference to the courts of this State, means any court in this State having criminal jurisdiction which is part of the circuit court of a county, the Supreme Bench of Baltimore City, *the District Court* or any other court [including trial magistrates, of lesser criminal jurisdiction] than these specified courts.

§ 638A. Release of person on own recognizance.

(c) Application of section.—The provisions of this section shall be applicable to any criminal case or offense except a case where death or life imprisonment without parole is a possible punishment before any judge of any circuit court in the counties or any judge of the [c]Criminal [c]Court[s] of Baltimore [City, any people’s court judge with criminal jurisdiction, any of the judges of the Municipal Court of Baltimore City], or any [trial magistrate] *judge or commissioner of the District Court of Maryland.* The provisions of this section shall apply to all persons regardless of age.

§ 639. Suspension of sentence generally; orders and terms; minors; week-end confinement in Prince George’s County.

The courts may suspend sentence generally or for a definite time, and may make such orders and impose such terms as to costs, recog-