- 15B. Governor's powers in times of public crisis, disaster, rioting, etc.; duties and powers of police.
- (g) Penalties.—Any violation of the provisions of this subtitle or any orders, rules or regulations promulgated hereunder shall be punishable as a misdemeanor and shall subject the offender to a fine of not more than one hundred dollars (\$100.00) or not more than sixty (60) days incarceration, or both, upon conviction thereof. Jurisdiction imposed herein shall include all courts of limited jurisdiction including the Municipal Court of Baltimore City and any trial magistrate court of the State.

28. Arrest prior to requisition.

Whenever any person within this State shall be charged on the oath of any credible person before any judge [or justice of the peace] or District Court commissioner of this State with the commission of any crime in any other state and, except in cases arising under § 21, with having fled from justice, or with having been convicted of a crime in that state and having escaped from confinement, or having broken the terms of his bail, probation or parole, or whenever complaint shall have been made before any judge For justice of the peace or commissioner in this State setting forth on the affidavit of any credible person in another state that a crime has been committed in such other state and that the accused has been charged in such state with the commission of the crime, and, except in cases arising under § 21, has fled from justice, or with having been convicted of a crime in that state and having escaped from confinement, or having broken the terms of his bail, probation or parole, and is believed to be in this State, the judge or [justice of the peace] commissioner shall issue a warrant directed to any peace officer commanding him to apprehend the person named therein, wherever he may be found in this State. and to bring him before the same or any other judge [, justice of the peace] or court who or which may be available in or convenient of access to the place where the arrest may be made, to answer the charge or complaint and affidavit, and a certified copy of the sworn charge or complaint and affidavit upon which the warrant is issued shall be attached to the warrant.

29. Commitment to await requisition; bail.

If from the examination before the judge or **[**justice of the peace**]** District Court commissioner it appears that the person held is the person charged with having committed the crime alleged and, except in cases arising under § 21, that he has fled from justice, the judge or **[**justice of the peace**]** commissioner must, by a warrant reciting the accusation, commit him to the county jail for such a time not exceeding thirty days and specified in the warrant, as will enable the arrest of the accused to be made under a warrant of the Governor on a requisition of the executive authority of the state having jurisdiction of the offense, unless the accused give bail as provided in § 30, or until he shall be legally discharged.

30. Bail; in what cases; conditions of bond.

Unless the offense with which the prisoner is charged is shown to be an offense punishable by death or life imprisonment under the