594D.

- (A) EVERY DISTRICT COURT JUDGE MAY ISSUE WARRANTS OF ARREST AND WARRANTS FOR SEARCH AND SEIZURE OR FOR INTERCEPTION OF COMMUNICATIONS, WHEN AND IN THE MANNER AUTHORIZED BY LAW.
- (B) EVERY DISTRICT COURT JUDGE MAY ISSUE WRITS OF HABEAS CORPUS AD TESTIFACANDUM OR AD PROSEQUENDUM, AND WRITS OF ERROR CORAM NOBIS.

REVISOR'S NOTE: Subsection (a) is the first clause of Art. 26, §145(b)(6)(i). Subsection (b) is Art. 26, §145(b)(7), both of which are proposed for repeal. The provisions are proposed for transfer to Art. 27 for organizational purposes.

SECTION 7. AND BE IT FURTHER ENACTED, That §586 of Art. 27 of the Annotated Code of Maryland (1971 Repl. Vol.), title "Crimes and Punishments", subtitle "Venue, Procedure and Sentence", subheading "Venue", be and it is hereby renumbered to be new §586A thereof; and that new §586 be and it is hereby added to the same Article, title, subtitle and subheading, to follow immediately after §585 thereof, all to read as follows:

586.

THE DISTRICT COURT SITTING IN EACH DISTRICT MAY HEAR AND DETERMINE CRIMINAL CASES WITHIN ITS JURISDICTION IF THE ACTS CHARGED OCCURRED WITHIN THE DISTRICT, PROVIDED THAT WITHIN EACH DISTRICT THE DEFENDANT SHALL BE TRIED WITHIN THE COUNTY IN WHICH THE CRIME OR OFFENSE WAS COMMITTED, UNLESS THE CASE IS LAWFULLY REMOVED.

[586.] 586A.

If any person be feloniously stricken or poisoned in one county, and die of the same stroke or poison in another county within one year thereafter, the offender shall be tried in the court within whose jurisdiction such county lies where the stroke or poison was given; and in like manner an accessory to murder or felony committed shall be tried by the court within whose jurisdiction such person became accessory.

REVISOR'S NOTE: This Section of the till in effect