arrest was made, who shall conduct a hearing for the purpose of determining the lawfulness of the arrest. If the judge determines that the arrest was unlawful, he shall discharge the person so arrested.

616 1/2.

- (a) Subject to the provisions of subsection (c) of this section, in a criminal case in the circuit court of a county [or a court of the supreme bench of Baltimore City] exercising criminal jurisdiction] wherein the accused has been allowed to give bail, if the court shall adjourn before he has secured the bail, the clerk of the court may take the bail, on its being directed by order of court before adjournment, or of one of the judges after adjournment, fixing the amount thereof; but the clerk shall accept no security without the oath or affirmation of the person offering himself as security, that he or she is worth the amount of the bail in real or personal estate, exclusive of his or her right to exemption, nor unless the clerk shall be satisfied of the truth of such statement on oath or affirmation; and whenever a party is arrested on indictment in any of those courts, and is imprisoned during the recess of the court, any judge thereof, if it be a bailable case, may, by his order in writing, fix the bail and direct the clerk to take the same, with security or securities, who shall justify on oath or affirmation as hereinbefore provided, and no security shall be taken whom the clerk is not fully satisfied to be worth the amount sworn to.
- (g) In the circuit court [or the Supreme Bench of Baltimore City] if a defendant is found guilty and sentenced to imprisonment, any bond on which the defendant was released prior to the sentencing is terminated. If the defendant takes an appeal and the sentencing court requires a bond to be posted, the defendant shall post a new bond.

616K.

(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 than these specified courts.

638A.

(c) The provisions of this section shall be applicable to any criminal case or offense except a case w ere 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 Criminal Court of Baltimore,] or any judge or commissioner of the District Court of Maryland. The