punishment for which may be confinement in the penitentiary; and whenever bail is offered for any person charged with the commission of any misdemeanor other than those already set forth, such court shall accept the same; provided it is satisfied with the security offered.

22-22.

Whenever a person charged with a bailable, criminal offense before the [Municipal Court of Baltimore City] DISTRICT COURT OF MARYLAND desires to be admitted to bail, his recognizor shall sign and make oath to an application in which shall be stated such matters as may be required of and required to be inserted in such application by the court to enable it to determine the value of the security offered. Any recognizance acknowledged before such court shall be good, although the defendant does not join in the same.

22-23.

Whenever any person charged with the commission of a criminal offense is admitted to bail by the [Municipal Court of Baltimore City] DISTRICT COURT OF MARYLAND for appearance in the [Criminal Court of Baltimore] CIRCUIT COURT FOR BALTIMORE CITY, the Clerk of the Municipal Court of Baltimore City] DISTRICT COURT OF MARYLAND shall forthwith deliver the recognizance to the clerk of [said Criminal] THE CIRCUIT Court. Such recognizance shall then become a record of [said Criminal] THE CIRCUIT Court, and may be forfeited, and the forfeiture may be enforced in the same manner as if recognizance has been taken by the [Criminal] CIRCUIT Court.

22-24.

Whenever any person charged with a criminal offense before the [Municipal Court of Baltimore City] DISTRICT COURT OF MARYLAND is admitted to bail for further hearing, if such person does not appear at such hearing according to the tenor of his recognizance, it may be forfeited. If forfeited, the [Municipal Court] DISTRICT COURT Clerk shall note the forfeiture on the recognizance, and deliver it to the Clerk of the [Criminal Court of] CIRCUIT COURT FOR Baltimore CITY. The said forfeited recognizances shall then become a record of [said criminal] THE CIRCUIT court, and shall have the same effect and may be enforced in the same manner as if it had been taken and forfeited by the [Criminal Court of] CIRCUIT COURT FOR Baltimore CITY.

22-26.

The [Supreme Bench of] CIRCUIT COURT FOR Baltimore City is authorized to appoint [such number of bailiffs, including] Law Clerk-Bailiffs and [Secretary Bailiffs,] SECRETARIES as may be needed to assist the Judges [thereof] in the performance of their duties. [All persons appointed as bailiffs] ALL SUCH EMPLOYEES APPOINTED prior to July 1, 1968, [including the bailiffs who on