

custodian when named shall be made defendant in such case. It shall be the duty of said magistrate to pass an order requiring the sheriff or some constable of said county, or one of the probation officers hereinafter named, to serve a summons upon all parties named in said proceedings as defendants, to be and appear before said magistrate, at the hour and upon the day therein named, and the magistrate may, in his discretion, adopt all necessary means to have the body of the child named in the proceedings brought before said magistrate at any designated time.

84. The magistrates for juvenile causes of the several counties shall each conduct their hearings in an informal manner and may adjourn the hearings from time to time. Each hearing shall be held in private with only interested parties and such other persons who may have a legitimate interest in the proceedings present, in the discretion of the presiding magistrate for juvenile causes.

85. Promptly after the effective date of this Act there shall be appointed by the Governor a committee, to be known as the "Juvenile Court Committee," in each of the several counties of the State of Maryland. Each committee shall be composed of five persons, and shall serve without pay. Two of the members first appointed under this Act shall serve until June 1, 1933, and three of said members shall serve until June 1, 1935. Upon the expiration of the terms of the respective members of the committee, their successors shall be appointed for terms of four years. All vacancies in such committee shall be filled by the Governor for the unexpired term. The duties of such committee shall be as follows: (1) They shall recommend to the Governor qualified persons to be appointed as magistrates for juvenile causes of their respective counties. (2) Each committee shall meet with the respective magistrates in their county at least four (4) times annually and shall confer with and make recommendations to such magistrate as to the appointment of probation officers as may be hereafter provided for. (3) They shall confer with the magistrates for juvenile causes of their respective counties and render such service as the magistrates may require in their discretion.

86. The magistrates for juvenile causes for each of the several counties of the State shall appoint a probation officer or officers who shall receive such compensation as shall be