

court or magistrate may impose such terms and conditions as may be deemed proper and necessary. Any minor placed on probation is deemed a probationer.

1912, ch. 618.

**886C.** The courts aforesaid and the magistrate for juvenile causes are hereby authorized and empowered to place any minor who may be on probation as herein provided for in the custody of such person or persons for such period of time as may be deemed for the best interest and welfare of said minor if it shall appear that the present custodian or parent is not a fit person to have the custody of such minor, or that it would be conducive to the best interests of such minor to have a change of custodian. Any person or persons who may in any manner whatsoever interfere with any probation officer for delinquent and dependent children in the proper discharge of his or her duties, or who may interfere with any person or persons in whose custody any minor may be placed as aforesaid or who may interfere with or attempt in any manner to entice any minor from such custody, shall be guilty of a misdemeanor and on conviction thereof shall be fined not less than five nor more than fifty dollars for each offense.

1912, ch. 618.

**886D.** The probation officers herein provided for shall have the power to bring any minor or minors who may be on probation as aforesaid before the Court or magistrate for juvenile causes, by a process of warrant duly sworn to charging him or them with violation of the terms or conditions of their probation, or by subpoena directed to them, for further proceedings and when such action is taken the Court or magistrate aforesaid may continue proceedings and finally dispose of the same as fully as could have been done had there been no suspension of sentence or proceedings in the first place; provided, however, that in any case where a full trial or hearing has not been had and the charge or crime has not been fully shown, sustained or determined before suspension of sentence or further proceedings, the Court or magistrate aforesaid shall hear the case *de novo* or *in finis*, before sentence is passed or a final disposition of the case is made.

1912, ch. 618.

**886E.** The Court or magistrate aforesaid shall have the authority to extend the term of probation at any time for such additional period as may be deemed proper and may attach thereto the same or additional terms and conditions as were originally attached or may at any time dismiss the probationer and the proceedings in which sentence or further proceedings were originally suspended.

1912, ch. 618. 1918, ch. 208.

**886F.** The magistrate for juvenile causes is hereby authorized to appoint a person as stenographer and typewriter to serve during his pleasure