or suitable institution, State or otherwise, organized for the care of children, until it becomes twenty-one years of age. Said Magistrate, however, shall retain the right to remove such child from such person, home, agency or institution for such reasons as he may determine sufficient.

Whenever any child is so committed to any person, home, agency or institution, it shall be the duty of such person, home, agency or institution to report to said Magistrate the condition and progress of such child; and such guardian shall exercise proper care for the schooling and training of such child, and make report to said Magistrate as often as directed by the order of appointment; and if any child so placed with any person, home, agency or institution, shall leave or quit the same before attaining adult age, and without leave of said Magistrate, he or she shall be apprehended and brought before said Magistrate, and said Magistrate shall award the custody of said child as said Magistrate may determine to be best for the interest of said child and the community. All orders of the Magistrate shall be noted in the docket provided for by this Act, and the originals carefully preserved by the clerk in said Magistrate's office, and a duplicate copy of such orders shall be made and presented to the custodian so appointed.

272H. In any proceeding begun by petition under this Act, wherein the parent or parents or other person charged by law with the support of any dependent, neglected or delinquent child shall be made defendant or defendants, the said Magistrate shall have full power and authority to require such parent or parents or other person so charged to pay in full or in part the cost of maintaining such child, and said Magistrate shall have full power and authority to assess the costs of such proceeding against such parent or parents or other person so charged. Costs in such cases shall be taxed in the customary amount, but in no case shall any appearance fee be allowed, and fees to witnesses shall be allowed only in the discretion of said Magistrate, but when allowed, such witness fees and mileage shall be the same as now allowed by the Circuit Court for Washington County.

In no case shall any person filing a petition under this Act be held liable for any costs of the case unless the Magistrate shall be satisfied that the case was instituted without reasonable grounds or through prejudice, upon which finding all costs of