

for trial to **[the other]** *another* trial magistrate, *except that cases shall not be removed to the Magistrate for Juvenile Causes*, the said trial magistrate shall upon the payment of cost accrued to the date of removal, forthwith transfer all papers and a record of his proceedings in the case to **[the other]** *another* trial magistrate, who shall take such further action, in the case as if the same had been originally transmitted to him for trial; *cases removed from the Trial Magistrate for Juvenile Causes shall be transferred to the Substitute Trial Magistrate for said County for further disposition.*

SEC. 2. *And be it further enacted*, That Sections 921, 922, 923(b), 924, 926, 927, 936(f) and 938 of the Code of Public Local Laws of Prince George's County (Everstine 1953 Edition), being Article 17 of the Code of Public Local Laws of Maryland, title "Prince George's County", sub-title "Juvenile Court", be and are hereby repealed and re-enacted, with amendments, to read as follows:

921. The *Justice* **[Justices]** of the Peace at large for Prince George's County, designated as *Trial Magistrate* **[Magistrates]** *for Juvenile Causes*, shall have and exercise all the jurisdiction and powers herein set forth. In the exercise of such jurisdiction and powers, *he* **[they]** shall sit **[specially]** *at Hyattsville* at such times **[and places within Prince George's County]** as may be necessary for the proper discharge of such duties, *and if necessary at Seat Pleasant or AT Upper Marlboro*, **[but no additional]** *and shall receive such compensation as is provided by law and shall be allowed therefor. The County Commissioners shall provide suitable offices, hearing rooms and other facilities at Hyattsville as may be required for the proper functioning of the Juvenile Court, and HEARING ROOM facilities at Seat Pleasant or Upper Marlboro. if such are required.*

922. The Justice of the Peace at large for Prince George's County, designated as Substitute Trial Magistrate, while serving in the place of **[one of]** the Trial **[Magistrates]** *Magistrate for Juvenile Causes*, shall have and exercise all the jurisdiction and powers herein set forth.

923.

...

(b) "Judge" means any **[of the Justices]** *Justice* of the Peace at large for Prince George's County, designated as *Trial Magistrate for Juvenile Causes* or **[as]** *Substitute Trial Magistrate*, or the predecessor or successor of any of them, in the exercise of the special jurisdiction and powers herein set forth.

924. The County Commissioners of Prince George's County shall, in the month of July, 1947, and every two years thereafter, appoint one or more Probation and Parole officers to serve within the geographical limits of Prince George's County, under the direction of the State Division of Parole and Probation, for parole and probation purposes of the several Courts, *the Juvenile Court*, and Trial Magistrates of the County authorized to grant suspension of sentence. Before entering upon their duties, the parole and probation officers shall take oath before the Clerk of the Circuit Court of the County that they will diligently, or without partiality or prejudice, discharge