

becoming eighteen years of age. Such a minor shall be dealt with under the provisions hereof relating to children.

c. To try, subject to the right of trial by jury unless waived, any parent, guardian, or other adult for any wilful act or omission contributing to, encouraging, or tending to cause any condition bringing a child within the jurisdiction of the Court.

d. For the commitment of a mentally defective child.

927. While sitting under the provisions of this sub-title, the Trial [Magistrates] *Magistrate for Juvenile Causes* may exercise any [of their] general criminal jurisdiction *conferred upon a Justice of the Peace at large designated as a Trial Magistrate for Prince George's County.*

936(f). The Division of Parole and Probation shall have supervision over all persons, children and adults, placed on probation by the Judge, and shall keep the Court informed of the status and progress of all children subject to the jurisdiction of [either] the Judge [Trial Magistrates] sitting under the provisions of this sub-title. The Division of Parole and Probation in performing these functions shall work with and through the person, agency, or institution which has been given custody of the child. They shall submit to the Judge a report of any substantial violation of probation.

938. (Appeal.) Any interested party aggrieved by any order of the Judge may, within thirty days after the entry of such order, appeal therefrom to the Circuit Court for Prince George's County. At the hearing on such appeal, the case shall be heard de novo, and any issue of fact may be submitted to a jury for determination, or may be determined by the Circuit Court, sitting as a jury. The Circuit Court shall enter such order or judgment, within the jurisdiction of the Trial Magistrate *for Juvenile Causes* sitting below, as it may find proper.

The pendency of any such appeal or application therefor with respect to a child shall not suspend the order of the Judge regarding such child, nor shall it discharge such child from the custody of the person, institution, or agency to whose care such child shall have been committed; *provided, however, the Circuit Court, after appeal has been filed in said Court and on one days notice to the States Attorney (or without notice if the Court so directs), may suspend the operation or effect of such Order of the Magistrate for Juvenile Causes pending disposition of the appeal and impose such conditions respecting bail and custody of such child as may by said Court be determined proper.*

SEC. 3. *And be it further enacted, That the Governor shall appoint a Justice of the Peace at large for Prince George's County, designated as Trial Magistrate for Juvenile Causes in accordance with the provisions of this Act, such Magistrate to take office as such as of the first Monday in May, DAY OF JUNE, 1957, or as soon thereafter as such appointment is made and the appointee shall qualify; provided that such appointee shall not receive or be entitled to receive the salary provided in this Act except for services from and subsequent to June 1, 1957.*