

(d) *The Maryland State Reformatory for Males, which is a place of confinement and training for male offenders from sixteen (16) to twenty-five (25) years of age, both inclusive. In those cases in which the judge of the Supreme Bench of Baltimore City, who is assigned to exercise jurisdiction in juvenile causes, may waive jurisdiction and order a minor under the age of sixteen, and the judge of any circuit court in any county exercising jurisdiction in juvenile causes, may waive jurisdiction and order a minor under the age of eighteen, to be held for action under the regular procedure that would follow if such act or acts had been committed by an adult, then and in that event the judge presiding in the Criminal Courts of Baltimore City and the judge of the circuit court of any county upon assuming jurisdiction in such case and upon conviction may commit the minor to the Maryland State Reformatory for Males regardless of age.* THE COURTS OF THIS STATE, INSTEAD OF IMPOSING SENTENCES OF FIXED DURATION UPON MALE OFFENDERS INCLUDED WITHIN THIS SUB-SECTION MAY SENTENCE THEM TO THE REFORMATORY FOR MALES FOR AN INDETERMINATE PERIOD OF TIME WHICH MAY NOT EXCEED THE MAXIMUM TERM OF IMPRISONMENT PROVIDED BY STATUTE FOR THE OFFENSES OF WHICH SAID PERSON WAS CONVICTED; AND IN THE EVENT NO PENALTY IS PRESCRIBED BY STATUTE FOR SAID OFFENSES THEN THE COURT SHALL PRESCRIBE THE MAXIMUM TERM OF IMPRISONMENT; BUT NOTHING IN THIS SENTENCE APPLIES TO ANY CASE IN WHICH THE SENTENCE IS LIFE IMPRISONMENT OR TO THE SERVICE OF TIME FOR NONPAYMENT OF A FINE.

(e) *The Maryland State Reformatory for Women, which is the place of confinement AND TRAINING for all female offenders who are sentenced to imprisonment in any institution other than a jail, for an offense for which the maximum penalty exceeds three (3) months.*

(1) *Any female offender who may be sentenced to death, either by original commitment or by transfer upon the authority of the Department of Correction may* SHALL be detained in proper segregation and under adequate control in the Maryland State Reformatory for Women until not less than twenty-four hours prior to the time fixed by the Governor for the execution of such offender, at which time the offender shall be transferred, by authority of the Department of Correction, to the death house in the Maryland Penitentiary for such execution, to be performed under the direct supervision of the warden of the Maryland Penitentiary in accordance with the provisions of Sections 71 to 79, both inclusive, of this article, and in the presence of female officers assigned for this purpose. THE COURTS OF THIS STATE, INSTEAD OF IMPOSING SENTENCE OF FIXED DURATION UPON FEMALE OFFENDERS, MAY SENTENCE THEM TO THE REFORMATORY FOR WOMEN FOR AN INDETERMINATE PERIOD OF TIME WHICH MAY NOT EXCEED THE MAXIMUM TERM OF IMPRISONMENT PROVIDED BY STATUTE FOR THE OFFENSE OF WHICH SAID PERSON WAS CONVICTED AND IN THE EVENT NO PENALTY IS PROVIDED BY STATUTE FOR SAID OFFENSE THEN THE COURT SHALL PRESCRIBE THE MAXIMUM TERM OF IMPRISONMENT; BUT NOTHING IN THIS SUB-SECTION RELATING TO THE IMPOSITION OF AN INDETERMINATE SEN-