

vided that either or both may in his discretion sit at two places on the same day, as the public business may require; and in addition, there shall be an additional magistrate at large, to be designated as trial magistrate for juvenile causes, appointed by the Governor as provided by law, as a justice of the peace at large and so designated as trial magistrate for juvenile causes, or appointed and so designated by the Governor in the interim after adjournment of the Senate in accordance with law; such trial magistrate for juvenile causes shall have all the jurisdiction, powers, duties and authority now conferred or imposed by law upon trial magistrates at large for Prince George's County over juvenile causes, or cases relating to juvenile, as is provided in 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", subtitle "Juvenile Court", and shall be a trial magistrate for juvenile causes only; such trial magistrate for juvenile causes shall receive a salary computed on the basis of a per diem of \$40.00 for each day or part of day spent by such magistrate on juvenile court business, the same to be paid semimonthly by the County Commissioners on the certificate of such magistrate, submitted semimonthly, specifying the day or days spent by him on juvenile court business for such period, provided, however, the aggregate salary to be paid to such magistrate on such per diem basis shall be at a rate not less than \$3,600.00 nor more than \$7,500.00 per annum prorated on a monthly basis, and in the discretion of the County Commissioners of said county, such salary may be augmented by additional sums for expense allowances; such trial magistrate for juvenile causes shall maintain his office and sit for hearings, at Hyattsville, and also shall sit for hearings at Upper Marlboro at such times as he may consider the public business so requires, but not less than one day a week at each place, the County Commissioners shall provide suitable offices, hearing rooms and other facilities at Hyattsville and hearing room facilities at Upper Marlboro for the proper functioning of the juvenile court; in Prince George's County any defendant, or his agent or attorney, who shall make suggestion in writing, upon oath, that he does not believe such defendant can have a fair and impartial trial in any case pending for trial before any of the trial magistrates, shall have the right at any time before trial, upon making said written suggestion and oath to the said trial magistrate before whom said case was pending for trial to have such pending case removed for trial to another trial magistrate, except that cases shall not be removed to the magistrate for juvenile causes AND 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 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. HIM FOR TRIAL.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1961.

Approved May 3, 1961.