or after June 1, 1963, shall be accepted and taken as conclusively establishing that the person so convicted is the father of the child or children in question.

(c) A person convicted as aforesaid shall have a continuing responsibility for the support and education of the child or children to the full extent provided for in this subtitle and may at any time be proceeded against under this subtitle nothwithstanding any previous conviction or convictions under said Article 12 or any previous commitment or the consequent serving of any terms resulting from said convictions. In the event any such person is proceeded against under this subtitle, then, from and after the time the Court acquires jurisdiction over the person by reason of his arrest or the service of a subpoena upon him as provided in this subtitle, all further proceedings against him shall be had and taken pursuant to the provisions of this subtitle, and no further proceedings shall be had or taken against such person in the prior proceedings under said Article 12, except as hereinafter provided. Thereafter, the Court, acting pursuant to the provisions of this subtitle, may pass such orders and take such action as it may deem appropriate in the case, to the same extent and as fully as if said case had been originally instituted under this subtitle, including, but not limited to, discharging such person from commitment, probation, or any other order or condition imposed in the prior proceeding under said Article 12, and providing for the fixing and manner and extent of paying any arrearages in support or other payments which may have accrued in the said prior proceedings. In such case, where the prior proceeding under said Article 12, was had in the same county or city as the subsequent proceeding under this subtitle, the Court shall, in discharging such person from commitment, probation or any other order or condition imposed in said proceeding, sit and act, pro tem, as a court of criminal jurisdiction in said county or city. Where said prior proceedings were had in a different county or city, the court having jurisdiction therein shall, upon motion of any person in interest, pass such orders and take such further steps in said prior proceedings as may be proper or necessary to transfer full jurisdiction in the premises to the court of the county or city wherein the proceedings under this subtitle are pending as aforesaid. Nothing contained herein shall be construed as authorizing the court to review, set aside, revoke, or otherwise impair the judgment of conviction in said prior proceedings.

66-O.

If the paternity of a child has been adjudicated by a court of another state, territory, or the District of Columbia, the judgment, order or decree of such other state, territory or the District of Columbia shall be proved and shall have the same force and effect in a proceeding under this subtitle as in any other civil proceeding in this State.

66P.

If any provision of this subtitle or of Section 66 of this Article or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of this subtitle or of said Section 66 which can be given effect