diagnostic, educational, or rehabilitative institutions administered by the State Department of Juvenile Services, or to any other public or private institution or agency or to the custody of a person selected by said judge; or he may commit any neglected, delinquent, dependent, or feeble-minded child directly to the Department of Juvenile Services or other appropriate State agency.

- (C) ANY JUVENILE COURT JUDGE MAY COMMIT: (1) ANY DELINQUENT CHILD THAT HAS BEEN SO ADJUDICATED BY SAID JUDGE TO ANY ONE OF THE SEVERAL DIAGNOSTIC, EDUCATIONAL OR REHABILITATIVE INSTI-TUTIONS ADMINISTERED BY THE STATE DEPARTMENT OF JUVENILE SERVICES, OR TO ANY OTHER PUBLIC OR PRI-VATE INSTITUTION ÓR AGENCY, OR TO THE CUSTODY OF A PERSON SELECTED BY SAID JUDGE: OR HE MAY COM-MIT ANY DELINQUENT CHILD THAT HAS BEEN SO ADJUDI-CATED BY SAID JUDGE DIRECTLY TO THE DEPARTMENT OF JUVENILE SERVICES; (2) ANY FEEBLE-MINDED CHILD THAT HAS BEEN SO ADJUDICATED BY SAID JUDGE TO ANY FACILITY OR INSTITUTION PROVIDED FOR SUCH PUR-POSES BY THE DEPARTMENT OF MENTAL HYGIENE, OR HE MAY COMMIT ANY FEEBLE-MINDED CHILD THAT HAS BEEN SO ADJUDICATED BY SAID JUDGE DIRECTLY TO THE BEEN SO ADJUDICATED BY SAID JUDGE DIRECTLY TO THE DEPARTMENT OF MENTAL HYGIENE; (3) ANY DEPENDENT CHILD THAT HAS BEEN SO ADJUDICATED BY SAID JUDGE TO THE LOCAL WELFARE DEPARTMENT, OR TO ANY OTHER PUBLIC OR PRIVATE AGENCY WHICH PROVIDES FACILITIES FOR DEPENDENT CHILDREN, OR TO THE CUSTODY OF A PERSON SELECTED BY SAID JUDGE; (4) ANY NEGLECTED CHILD THAT HAS BEEN SO ADJUDICATED BY SAID JUDGE TO THE LOCAL WELFARE DEPARTMENT OR TO ANY PUBLIC OR PRIVATE AGENCY THAT PROVIDES FACILITIES OR SERVICES FOR NEGLECTED PROVIDES FACILITIES OR SERVICES FOR NEGLECTED CHILDREN. Any agency or institution which has thus been given custody of a child shall proceed in accordance with the provisions of Section 61 of Article 26 of this Code. Any child who has been determined in need of care or treatment within the provisions of Sections 51 through 90, inclusive, of Article 26 of this Code (1957 Edition and 1965 Supplement), subtitles "Juvenile Causes" and "Juvenile Causes in Montgomery County", shall remain under the continuing jurisdiction of the court in which his case was heard until that court finally terminates jurisdiction.
- (d) The Department of Juvenile Services shall not administer the aid for TO FAMILIES WITH dependent children program, the foster care program, or the several other child welfare programs of the State Department of Public Welfare.

6.

In order to carry out the objectives of this Article, the State Department of Juvenile Services shall be given the full cooperation of the State Department of Education, Department of Public Welfare, Department of Parole and Probation, Department of Mental Hygiene, Department of Health, Planning Department, DEPARTMENT OF EMPLOYMENT SECURITY, DEPARTMENT OF PUBLIC IMPROVEMENTS and the several other State agencies necessary for the accomplishment of the objectives of this Article.