CHAPTER 348

(House Bill 739)

AN ACT to repeal and re-enact, with amendments, Section 76(i) of Article 26 of the Annotated Code of Maryland (1965 Supplement), title "Courts," subtitle "Juvenile Causes in Montgomery County," authorizing the People's Court judge for juvenile causes in Montgomery County to permit or order recovery from the parent of a minor child, of necessary medical expenses incurred by reason of wilful or malicious personal injury inflicted by such minor, with provision for restitution by the minor where practicable, and subject to a limitation as to the amount of recovery from any parent of such minor.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 76(i) of Article 26 of the Annotated Code of Maryland (1965 Supplement), title "Courts," subtitle "Juvenile Causes in Montgomery County," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

76.

(i) He shall have power to require any parent to make restitution for acts of destruction or theft of any property owned by another, AND for necessary medical expenses occasioned by acts of wilful or malicious personal injury to another, caused or committed by the minor child of such parent; provided, however, that the limit of such parent's liability under this subsection shall not exceed the sum of five hundred dollars (\$500.00) for property loss and five hundred dollars (\$500.00) for medical expenses; provided further, however, that the court may pass an appropriate order requiring such minor child who destroys or steals property or inflicts personal injury to make restitution himself if such is feasible considering the age and circumstances of such child and the requirement of the child's making restitution shall precede any liability of the parent hereunder.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1966.

Approved April 29, 1966.

CHAPTER 349

(House Bill 763)

AN ACT to add new Section 4-9A to the Montgomery County Code, (1960 Edition, being Article 16 of the Code of Public Local Laws of Maryland), title "Montgomery County," subtitle "Chapter 4. Bail Bonds," to follow immediately after Section 4-9 thereof, providing that in Montgomery County no bonds shall be accepted in CERTAIN criminal cases unless they shall be written so as to guarantee the appearance of the defendant at all stages of the proceeding, EXCEPT APPEALS TO THE COURT OF SPECIAL APPEALS AND THE COURT OF APPEALS AT ANY AP-