

690.

(a) *The provisions of this section are applicable to any judge of the Circuit Court for any county, the judges of the Criminal Courts of Baltimore City, any trial magistrate, People's Court judge or Municipal Court judge, exercising criminal jurisdiction, and all of such persons are described herein as "judge".*

(b) *Notwithstanding any of the provisions of this Article or any other law to the contrary, on and after June 1, 1967, judges, in the sentencing of convicted persons (a) for any offense for which the provisions of this Article or any other law requires the imprisonment to be served at any one of those institutions enumerated in Section 689 of this Article or (b) any offense for which prior to June 1, 1967, the sentence was made for whatever reason to one of those institutions in Section 689, shall in all such cases sentence such persons to the jurisdiction of the Department of Correction. All such persons shall be committed to the custody of the Commissioner of Correction and delivered to him for imprisonment. Thereafter all such persons shall be held, confined in, assigned to or transferred to such of the institutions and facilities under the jurisdiction of the Department as the Department from time to time may order.*

ANY PERSON SENTENCED PRIOR TO JUNE 1, 1967 TO ANY ONE OF THE INSTITUTIONS AND FACILITIES UNDER THE JURISDICTION OF THE DEPARTMENT MAY, AFTER SUCH DATE, AND NOT WITHSTANDING SUCH SENTENCE, BE HELD, CONFINED IN, ASSIGNED TO OR TRANSFERRED TO SUCH OF THESE INSTITUTIONS AND FACILITIES AS THE DEPARTMENT MAY FROM TIME TO TIME ORDER.

(c) *No sentence by any judge to the jurisdiction of the Department may be for less than three months, any provision of this Article or any other law to the contrary notwithstanding. Nothing in this section shall prevent any judge from committing any minor to any facility to which minors may be committed under the law as it existed prior to June 1, 1967.*

(d) *Whenever in this Article or any other law reference is made to the sentencing or confinement of prisoners to any of the institutions enumerated in Section 689, such reference shall after June 1, 1967, be construed to mean sentencing or confinement to the jurisdiction of the Department rather than to any particular institution or facility of the Department.*

691.

(a) Promptly after the [admission] sentencing of any person to [any of the State penal or reformatory institutions subject to the control of] THE JURISDICTION OF the Department of Correction, it is the duty of the [warden or superintendent of the institution, under such regulations as may be established by the] Department [of Correction,] to assemble the necessary information and prepare an adequate case record of each inmate which shall include a description of the offender, photograph or photographs, his family history, previous record, a summary of the facts of the case for which he is serving sentence and the results of his physical, mental, and educational examination, which shall be conducted as soon after [admission to the institution] sentencing to the JURISDICTION OF THE