

ment of any arrested person, that such magistrate be required to advise the arrested person of his constitutional rights including the right to be assigned, retain, or waive the assistance of counsel as the case may require, that such magistrate be required to set bond, determine probable cause, assign counsel where necessary, and perform other functions now performed by the justices of the peace of said county. The County Council shall require that each arrested person be taken before such committing magistrate immediately following arrest without delay and shall provide that all proceedings concerning such arrested persons before the magistrate be recorded upon a mechanical device and preserved until the criminal proceeding concerning such arrested person is finally concluded.

SEC. 2. *And be it further enacted, That this Act shall take effect June 1, 1967.*

Approved April 14, 1967.

CHAPTER 300

(House Bill 836)

AN ACT to repeal and re-enact, with amendments, Sections 96, 98(a), 108(15) (a), (d), (e) and (f) of Article 52 of the Annotated Code of Maryland (1964 Replacement Volume and 1966 Supplement), title "Justices of the Peace," subtitle "Trial Magistrates System," and to repeal and re-enact, with amendments, Sections 72, 73, 75, 77, 80(a) and (c) and 81 of Article 26 of the Annotated Code of Maryland (1966 Replacement Volume), title "Courts," subtitle "Juvenile Causes in Montgomery County," providing an additional Montgomery County People's Court judge for juvenile causes and method of appointment, and making the senior of said judges the administrative officer of said court.

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Sections 96, 98(a), 108(15) (a), (d), (e) and (f) of Article 52 of the Annotated Code of Maryland (1964 Replacement Volume and 1966 Supplement), title "Justices of the Peace," subtitle "Trial Magistrates System," be and they are hereby repealed and re-enacted, with amendments, to read as follows:*

96.

(a) The judges for juvenile causes of the People's Court of Montgomery County shall have such jurisdiction over juvenile causes as is provided in Article 26, subtitle "Juvenile Causes in Montgomery County."

(b) Whenever any minor under eighteen (18) years of age is committed by [such] any judge of People's Court of Montgomery County, after trial or hearing, to a suitable place of detention within said county, such detention therein shall be temporary only for such period of time as may be necessary until such minor is removed or transferred to a State institution.