

jurisdiction of the juvenile court may before trial or at any stage of the proceedings before it, order that any or all of the charges be removed to the juvenile court for consolidation and hearing with the other charge or charges before the juvenile court.

[(h)](f) When jurisdiction shall have been obtained by the court in the case of any child, such child shall continue under the jurisdiction of the court until he becomes 21 years of age unless discharged prior thereto; provided, however, that nothing herein contained shall affect the jurisdiction of other courts over offenses committed by such child after he reaches the age of 18. If any child **[between the ages of 16 and 18 years brought before the judge in the exercise of the aforesaid jurisdiction]** *who has reached his sixteenth birthday* is charged with the commission of an act or acts which would amount to a misdemeanor or felony if committed by an adult, or if any child who has not reached his fourteenth birthday is charged with committing an act which, if committed by an adult, would be punishable by death or life imprisonment, the judge after full investigation, may in his discretion waive jurisdiction and order such child held for action under the regular procedure that would follow if such act or acts had been committed by an adult.

[(i)](g) **[He]** *The court 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) one thousand dollars (\$1,000.00) for property and [five hundred dollars (\$500.00)] one thousand dollars (\$1,000.00) 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.*

[(j)](h) **[He]** *The court shall have authority to dispose of juvenile case records of the court after the child involved has reached 21 years of age and at least five years have elapsed from the date that the case was closed by order of said court.*

77. ANNUAL REPORT.

THE **[SENIOR]** JUDGES SHALL PREPARE ON OR BEFORE APRIL 1ST OF EACH YEAR, AN ANNUAL REPORT OF THE PREVIOUS CALENDAR YEAR, WHICH REPORT SHALL INCLUDE STATISTICS INDICATING THE NUMBER AND TYPES OF CASES REFERRED TO THE COURT DURING **[SAID]** THE PERIOD AND THE DISPOSITION OF **[SUCH]** THE CASES. **[HE]** SHALL BE ASSISTED IN COMPILING SUCH REPORT BY THE SUPERVISOR OF SOCIAL WORK AND SUCH OTHER MEMBERS OF HIS PROFESSIONAL AND CLERICAL STAFF AS IS NECESSARY. COPIES OF THE REPORT SHALL BE SUBMITTED TO THE COUNTY EXECUTIVE OF MONTGOMERY COUNTY AND BE MADE