twenty-one years I, who shall be convicted of any offense punishable in adults by confinement in the penitentiary, other than those specified in Sec. 630 of this article.

639.

The courts may suspend sentence generally or for a definite time, and may make such orders and impose such terms as to costs, recognizance for appearance, or matters relating to the residence or conduct of the convicts as may be deemed proper; and if the convict is a [minor] PERSON UNDER EIGHTEEN YEARS OF AGE, the courts may also make such orders as to his detention in any care or custody as may be deemed proper. In Prince George's County, the [[court]] courts may also and they are hereby empowered to impose such sentences as may be provided by law with respect to the offense upon which an accused has been convicted and cause the convict to serve such sentence by attendance at the county jail where the sentence is to be performed between the hours of 6:00 p.m. Friday and 6:00 p.m. Sunday, each such period to constitute two days of the sentence imposed, provided however the offense leading to such conviction shall permit confinement in the county jail and the total sentence imposed by the judge shall not exceed thirty (30) days.

690.

(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 Iminor J PERSON UNDER EIGHTEEN YEARS OF AGE to any facility to which minors may be committed under the law as it existed prior to June 1, 1967.

SECTION 14. AND BE IT FURTHER ENACTED, That Sections 7, 8, 9 and 10 of Article 30 of the Annotated Code of Maryland (1971 Replacement Volume), title "Deaf, Mute or Blind," subtitle "Workshop and School for Blind," be and they are hereby repealed and re-enacted, with amendments, and all to read as follows:

7.

For each blind or colored deaf Iminor | PERSON UNDER EIGHTEEN YEARS OF AGE sent to the Maryland School for the Blind, from the City of Baltimore or any one of the counties in the State by the boards of education of the several counties and the Board of School Commissioners of Baltimore City, the said city or county, as the case may be shall as herein specified, pay to the Maryland School for the Blind the sum of two hundred dollars (\$200.00) per annum for the training and education of such blind minor or colored deaf minor. The expenses for the training and education of all blind minors or colored deaf minors in the Maryland School for the Blind, shall be a charge upon each county and the City of Baltimore sending such blind or colored deaf minors to the Maryland School for the Blind, as hereinafter provided. It shall be the duty of the board of directors of the Maryland School for the Blind to furnish to each county treasurer, and to the comptroller of the City of Baltimore having blind or colored deaf minors sent to the Maryland School for the Blind, a statement on April 1st and October 1st each year giving the number of such blind or colored deaf minors; and the name of each from and charged to such county or the City of Baltimore, as the case may be, and the cost of training and education due from said county and the City of Baltimore for such blind or colored deaf minor.