THE CLERK OF COURT, WHICH ] RECIPIENT DESIGNATED THEREIN. PAYMENTS UNDER THIS SECTION SHALL BE MADE TO THE DIVISION OF PAROLE AND PROBATION OR TO THE CLERK OF COURT OR TO SUCH OTHER PUBLIC AGENCY AS MAY BE RESPONSIBLE FOR KEEPING ACCOUNTS. SUCH AGENCY PROMPTLY SHALL FORWARD THE PAYMENT TO THE PERSON HAVING CUSTODY OF THE MINOR CHILD OR CHILDREN OR TO THE DIVISION OF CHILD SUPPORT ENFORCEMENT, AS SPECIFIED IN THE ORDER. IF THE COURT PASSES THE ORDER, THE COURT MAY release the defendant from custody on probation for the space of three years upon his or her entering into a recognizance in such sum as the court shall direct, with or without sureties. Any such order shall constitute a lien on the earnings of the defendant[, and the]. THE employer is required to deduct the amount of such decree as soon as notified by the DIVISION OF PAROLE AND Probation [Department. All such] AND TO PAY ALL deductions [are to be paid] directly [bv the employer 1 to the notifying [Probation Department] AGENCY. The condition of the recognizance shall be such that if the defendant shall make his or her personal appearance at the court whenever ordered to do so within the three years[,] and shall further comply with the terms of the order, or of any subsequent modification [thereof] OF THE ORDER, then the recognizance shall be void, otherwise of full force and effect. If the court be satisfied by information and due proof under oath, at any time during the three years, that the defendant has the terms of [such] THE order, [it may forthwith THE COURT IMMEDIATELY MAY proceed to the trial of the defendant under the original indictment[,] or sentence him or her under the original conviction, as the case may be. In the case of forfeiture of a recognizance and enforcement [thereof] OF IT by execution, the sum recovered [may], in the discretion of the court, MAY be paid in whole or in part to the person or institution having custody of the minor child or children OR TO DIVISION OF CHILD SUPPORT ENFORCEMENT.

SECTION 8. AND BE IT FUFTHER ENACTED, That Section 12 of Article 89C — Support of Dependents, of the Annotated Code of Maryland (1969 Replacement Volume and 1975 Supplement) be and it is hereby repealed:

Article 89C - Support of Dependents

[12.

The State's Attorney of Baltimore City and of the various counties, upon the request of the court or the State Department of Social Services, shall represent the obligee in any proceeding under this article.

SECTION 9. AND BE IT FURTHER ENACTED, That Sections 14(b) and 17 through 19, inclusive, of Article 89C — Support of Dependents, of the Annotated Code of Maryland (1969 Replacement Volume and 1975 Supplement) be and they are hereby repealed and reenacted, with amendments, to read as follows: