

the escape. A sentence imposed under this subsection may not be suspended.

(2) An institution or agency that operates under the authority of the Juvenile Services Administration and treats children who are adjudicated delinquent is a place of confinement for the purpose of this section. However, for an escape from a juvenile institution or agency that does not involve an assault, the sentence may not exceed confinement for 3 years.

(b) An escapee who is convicted under this section is liable for all expenses incurred in the return of the escapee to the jurisdiction of the Division of Correction, STATE PENITENTIARY, OR A JAIL, HOUSE OF CORRECTION, REFORMATORY, STATION HOUSE, OTHER PLACE OF CONFINEMENT IN THIS STATE, OR THE DRUG ABUSE ADMINISTRATION. The Commissioner, SHERIFF, OR DIRECTOR OF THE APPROPRIATE FACILITY shall notify the returned escapee of any charges. A hearing shall be granted to any returned escapee who wishes to challenge the reasonableness of the charges. The Commissioner, SHERIFF, OR DIRECTOR OF THE APPROPRIATE FACILITY of--Correction may establish appropriate rules, regulations, and procedures for charging an escapee with expenses, collecting those expenses, and for hearings to challenge those expenses.

~~(c)-(1)--AN--ESCAPEE--FROM--THE--BALTIMORE--COUNTY--DETENTION CENTER--IS--LIABLE--FOR--ALL--EXPENSES--INCURRED--IN--HIS--RETURN--TO--THE FACILITY.~~

~~(2)--THE--SHERIFF--MAY--PROMULGATE--REGULATIONS--NECESSARY FOR--CHARGING--AN--ESCAPEE--~~

~~(i)--WITH--EXPENSES;~~

~~(ii)--WITH--COLLECTION--OF--THOSE--EXPENSES;--AND~~

~~(iii)--FOR--CONDUCT--OF--ANY--HEARING--IN--WHICH--THERE WAS--A--CHALLENGE--TO--THE--EXPENSES--AND--THEIR--CALCULATION.~~

~~(3)--THE--SHERIFF--SHALL--NOTIFY--AN--ESCAPEE--OF--THE CHARGES.~~

~~(4)--A--HEARING--SHALL--BE--GRANTED--TO--ANY--ESCAPEE--WHO CHALLENGES--THE--REASONABLENESS--OR--LEGITIMACY--OF--ANY--CHARGES.~~

~~-(c)-~~ (D) A person who aids in the escape of the individual under this section is guilty of a felony and on conviction by the circuit court for the county in which the escape takes place is subject to imprisonment not exceeding 10 years.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1984.