

the [regional] LOCAL detention facility from the time they are lawfully detained in or committed thereto, until discharged, released or withdrawn pursuant to court order or other lawful authority. Nothing herein shall affect the powers and duties of the sheriff of any county in respect to the safekeeping and custody of all prisoners or persons, except when the prisoners or persons are lawfully assigned to a [regional] LOCAL detention facility OPERATED BY MORE THAN 1 COUNTY.

(D) EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION:

[D. 1.] (1) Upon the determination by a county or counties to build or maintain a [regional] LOCAL detention center, application may be made to the [Commissioner of Corrections] SECRETARY for financial assistance for the construction or enlargement of the facility. The applicant shall provide such information in such form as may be required by the [Commissioner] SECRETARY, including the PROGRAM AND plans for construction, and the rehabilitation and training programs to be instituted.

[2.] (2) Where any county or counties has its plan for construction approved by the [Commissioner] SECRETARY the State shall pay the same share as that provided for jail construction or rehabilitation.

[3.] (3) The [Commissioner of Corrections] SECRETARY is hereby authorized to receive any grant of funds from the federal government or any other public or private foundation or agency for the purposes designated [herein] IN THIS SECTION.

[4.] (4) In the event [the] ANY county OR THE CITY OF BALTIMORE [commissioners of any county, or of the counties] maintaining, operating or participating in a [regional] LOCAL detention and correctional center [or the Mayor and City Council of Baltimore provide] PROVIDES for making improvements resulting from the adoption of mandatory or approved standards to the [regional] LOCAL detention and correctional center, the jail or other such places of detention of said county, counties or city, the State, through the Board of Public Works, shall make provision for paying one-half of the costs of such construction or improvements, the plans and costs for same to be approved by the Secretary of Public Safety and Correctional Services, the Division of Correction, the Department of General Services and the Department of State Planning.

(E) (1) ON A DETERMINATION BY THE SECRETARY THAT THE ANTICIPATED CONFINEMENT OF PRISONERS IN A COUNTY'S LOCAL DETENTION CENTER AS A RESULT OF SENTENCES IMPOSED UNDER § 690(C)(2) AND (3) OF THIS ARTICLE WOULD CAUSE THE CAPACITY OF THAT DETENTION CENTER TO BE EXCEEDED, THE COUNTY MAY MAKE APPLICATION TO THE SECRETARY FOR FINANCIAL ASSISTANCE FOR THE CONSTRUCTION OR ENLARGEMENT OF THE DETENTION CENTER.

(2) FOR PURPOSES OF ANTICIPATING PRISONER CONFINEMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE SECRETARY ANNUALLY