

The Maryland Council of Defense, created by Ch. 567 of the Acts of 1941, was replaced by the Maryland Civil Defense Agency in Ch. 563 of the Acts of 1949. The Maryland Civil Defense Agency was subsequently, after several other incarnations, replaced in Ch. 505 of the Acts of 1981 by the State Emergency Management and Civil Defense Agency.

The State Emergency Management and Civil Defense Agency does not have the authority to order payments made for the guarding, transportation, lodging, feeding, clothing, or care of providers.

The obsolete provision was noted by the Administrative Office of the Courts of Maryland.

726A.

(b) Except as otherwise provided, a court may order a juvenile who is adjudicated delinquent, or a criminal defendant to perform community service:

(1) As a condition of probation, whether granted under [§§ 292, 641, or 641A] § 292, § 641, OR § 641A of this article or otherwise;

(2) As a condition to a suspended sentence; or

(3) In lieu of payment of any fines and court costs imposed.

DRAFTER'S NOTE: This corrects stylistic errors in Article 27, § 726A(b).

The stylistic errors occurred in Ch. 385 of the Acts of 1979.

The stylistic errors were noted by the Computer Division of the Department of Legislative Reference.

734.

Any law-enforcement officer who is denied any right afforded by this subtitle may apply at any time prior to the commencement of the hearing before the hearing board, either individually or through his certified or recognized employee organization, to the circuit court of the [circuit] COUNTY where he is regularly employed for any order directing the law-enforcement agency to show cause why the right should not be afforded.

DRAFTER'S NOTE: This clarifies language in Article 27, § 734.