

to enter into a bond to the State of Maryland with or without surety in such sum as the Court may direct, to comply with the orders of the Court.

1916, ch. 674, sec. 4.

66. In trials under this sub-title, the person proceeded against shall have the right to have a trial by jury, which shall be granted as in other cases unless waived.

If the finding of a jury be against the person tried their verdict shall so state, in which event the trial Court in its discretion may enter such judgment as to it seems needful in the premises as provided by Section 65.

1916, ch. 674, sec. 5.

67. If the judgment of Court be that the person proceeded against shall execute bond as provided herein, such bond shall be executed within such time as the Court may fix; if the person proceeded against shall fail within the time fixed to execute such bond the Court shall commit such person to jail, there to remain until he shall give bond or perform the judgment of the Court. The Court may enforce obedience to its order in any way in which a Court of Equity may enforce its orders or decrees.

1916, ch. 674, sec. 6.

68. If the Court be satisfied by information or evidence under oath that at any time during the year, the person proceeded against has violated the terms of the Court's order or the terms of said bond, the Court may direct the State's Attorney of Baltimore City, or of the County, as the case may be, to institute proceedings on said bond in any Court having jurisdiction of the sum fixed in said bond; the sum so recovered on such bond shall be expended for the care and maintenance of such child under the direction and discretion of the Court.

1916, ch. 674, sec. 7.

69. This sub-title shall be liberally construed in favor of the State for the purpose of the protection of the child from neglect or omission of parental duty toward the child by its parents or guardians, and further to protect the child from the effects of the improper conduct or acts of any person which may cause, encourage, or contribute to the dependency, neglect, or delinquency of such child, or to the conditions which render it a minor without proper care or guardianship, although such person is in no way related to such child.

1916, ch. 674, sec. 8.

70. Nothing in this sub-title shall be construed to be in conflict with nor to prevent proceedings under any statute of the State against any person for the commission of any act for which such person might be proceeded against as herein provided. Upon the hearing of any case herein the Court in its discretion may order the proceedings herein to be dismissed and direct the State's Attorney for Baltimore City, or the County, as the case may be, to take any and all needful steps to prose-