

agency, society or institution for such reasons as he may determine sufficient.

(d) Impose a legal fine and, in default of payment, commit or place on probation as herein provided.

(e) Continue the proceeding and place the child in its own home or in the custody of a relative or other suitable person, or duly authorized association, agency, society or institution for a certain designated period subject to the orders of the said Magistrate for Juvenile Cases.

(f) Render such other and further judgment as the said Magistrate for Juvenile Cases may deem just and required by law.

1924, ch. 36, sec. 272F. 1929, ch. 378, sec. 272F.

563. Whenever a child over the age of 14 years is brought before the said Magistrate for Juvenile Cases, upon a petition alleging delinquency, and the conduct alleged in the petition would constitute a capital or otherwise infamous crime; the said Magistrate for Juvenile Cases may waive jurisdiction after investigation and then proceed in like manner as Justice of the Peace, may now or hereafter, be authorized to proceed in like Criminal Cases, where the defendant is an adult, if such action shall appear to be in the public interest or for the welfare of the child; provided, however, that whenever a child over 15 years of age is brought before the said Magistrate for Juvenile Cases for conduct which would constitute a capital or otherwise infamous offense, upon application of the State's Attorney for Washington County and with the approval of a Judge of the Fourth Judicial Circuit of this State, the said Magistrate for Juvenile Cases shall cease to have jurisdiction and shall proceed in like manner as Justice of the Peace, may now or hereafter, be authorized to proceed in like criminal cases, where the defendant is an adult.

1924, ch. 36, sec. 272G.

564. Whenever any child is so committed to any person, home, agency or institution, it shall be the duty of such person, home, agency or institution to report to said Magistrate the condition and progress of such child; and such guardian shall exercise proper care for the schooling and training of such child, and make report to said Magistrate as often as directed by the order of appointment; and if any child so placed with any person, home, agency or institution, shall leave or quit the same before attaining adult age, and without leave of said Magistrate, he or she shall be apprehended and brought before said Magistrate, and said Magistrate shall award the custody of said child as said Magistrate may determine to be best for the interest of said child and the community. All orders of the Magistrate shall be noted in the docket provided for by this Act, and the originals carefully preserved by the clerk in said Magistrate's office, and a duplicate copy of such orders shall be made and presented to the custodian so appointed.

1924, ch. 36, sec. 272H.

565. In any proceeding begun by petition under this Act, wherein the parent or parents or other person charged by law with the support of any