

645v.

(a) AUTHORITY OF JUDGE AND COUNTY DETENTION CENTER ADMINISTRATOR In Prince George's County, whenever a person shall be convicted of a crime and sentenced to imprisonment in any [jail or] COUNTY detention center within the county, by any court in the county, the [[[]][judge imposing sentence may, at the time of imposing sentence or at any time]][[]]] [[SHERIFF]] [[OR]] COUNTY DETENTION CENTER ADMINISTRATOR MAY [[WITH THE WRITTEN CONSENT OF THE SENTENCING OR ADMINISTRATIVE JUDGE]] during the prescribed term of detention, in accordance with [such] THE programs [as have been or will be enacted by the County Commissioners of Prince George's County,] THAT ARE ESTABLISHED, [[MAY]] prescribe that the person may [continue his regular employment, obtain new employment,] BE GRANTED THE PRIVILEGE OF LEAVING ACTUAL CONFINEMENT DURING NECESSARY AND REASONABLE HOURS FOR THE PURPOSE OF WORKING AT A GAINFUL, PRIVATE EMPLOYMENT, participate in a training or rehabilitation program, or attend educational AND VOCATIONAL institutions in the county, while serving the term of his sentence, UPON MAKING THE DETERMINATION THAT THE PERSON IS ELIGIBLE FOR THE PROGRAM AND HAS RECOMMENDED TO AND RECEIVED THE WRITTEN APPROVAL OF THE SENTENCING OR ADMINISTRATIVE JUDGE [; provided, however, that such prescription shall in no event lengthen or shorten the term of the sentence]. WHenever THE PRISONER IS NOT EMPLOYED OR OTHERWISE PARTICIPATING IN THE WORK RELEASE PROGRAM, THE PRISONER SHALL BE CONFINED IN THE COUNTY DETENTION CENTER AS ANY OTHER PRISONER COMMITTED TO THE CUSTODY OF THE [[SHERIFF]] COUNTY DETENTION CENTER ADMINISTRATOR.

[(b) The Prince George's County Commissioners shall establish a "work release" program under which persons sentenced to imprisonment in a county jail or detention center within Prince George's County, or such other similar institution under the jurisdiction of the county, by a judge, may be granted the privileges of leaving actual confinement during necessary and reasonable hours for the purpose of working at gainful private employment. Such program may also include, under appropriate conditions, release for the purpose of seeking such employment. Whenever the prisoner is not employed, or otherwise participating in his work release program, he shall be confined in the county jail or detention center unless the committing court shall otherwise direct.]

(B) THE EARNINGS OF THE PRISONER, LESS PAYROLL DEDUCTIONS, SHALL BE COLLECTED BY OR SURRENDERED TO THE AUTHORIZED REPRESENTATIVE OF THE COUNTY DETENTION CENTER. FROM SUCH EARNINGS SHALL BE DEDUCTED SUCH AMOUNTS DETERMINED TO BE THE COST TO THE COUNTY FOR FOOD, LODGING