

761B. The Board of Correction shall employ a Superintendent for said institution, which Superintendent shall serve during the pleasure of the Board, and shall receive such salary as shall be provided in the budget, and, in addition thereto, the said Board may allow her subsistence, fuel and dwelling, but said Superintendent shall receive no other compensation or perquisites. The said Superintendent shall employ, with the approval of said Board, and subject to the provisions of the Merit System, such other personnel as said Board shall deem necessary and proper for the management and control of said institution.

761C. Upon receiving persons sentenced to said institution for an indeterminate period of time, the said Board shall cause such persons to be studied, classified and assigned to such training as may be deemed properly conducive to their rehabilitation, and shall cause such records of the conduct and other pertinent matters of said persons to be kept as it may deem proper to determine their progress toward rehabilitation, and to enable the Board to determine when such persons may, with safety to the public and with benefit to themselves, be considered for parole, and when the Board shall conclude that any person serving an indeterminate sentence in said institution may properly be paroled therefrom, it shall recommend to the Director of Parole and Probation such person for parole upon such conditions as it shall deem proper, under the direct supervision and control of the Director of Parole and Probation. Thereafter all provisions of law relating to the authority of the Director of Parole and Probation over paroled prisoners including the power to revoke paroles, shall be applicable. In the event of the revocation of the parole, such person shall serve the unexpired term of the maximum imprisonment imposed upon her; provided, however, that the said Board of Correction may thereafter, in its discretion, recommend another parole for such person if it shall deem it advisable to do so, any such subsequent parole to be fully subject to the powers and duties of the Director of Parole and Probation as to revocations, as above provided for a first parole.

761D. No person shall be sentenced to the said Reformatory for an offense for which the maximum penalty is less than three months.

761E. Any female offender who may be sentenced to death may, either by original commitment or by transfer upon the authority of the Board of Correction, be detained in proper segregation and under adequate control in the Maryland State Reformatory for Women until not less than twenty-four hours