effective manner. Provided also, that the professor of the University of Maryland School of Law and the member of the Maryland bar, who are members of the advisory board under Section 4(d) hereinabove, shall also be members of the board of review.

The Institutional Board of Review shall consist of the Director, the three assistant Directors, ASSOCIATE DIRECTORS, the professor of the University of Maryland School of Law who is a member of the Advisory Board, the member of the Maryland bar, who, of the two who are members of the Advisory Board has served thereon the longer, and a sociologist to be appointed by the Board of Patuxent Institution from the faculty of an accredited institution of higher education in Maryland. Four members, including either the professor of law, the member of the bar, or both of them, shall constitute a quorum. The Board of Patuxent Institution if the position of Director is vacant, or the Director if a position of assistant ASSOCIATE director is vacant, shall appoint from the staff of the institution a substitute member of the Institutional Board of Review to serve during the vacancy.

13.

- (a) The members of the board from time to time Institutional Board of Review and such other members of the staff whom the Director shall designate to attend with the said Board as advisors shall have the work and duties of the board serve in such capacity as part of their regular work and duties in the Institution.
- (b) The Board INSTITUTIONAL BOARD OF REVIEW shall review and thoroughly re-examine every person held in custodial care as a defective delinquent, not less frequently than once in every calendar year. Such review and re-examination shall be to determine whether such person shall remain classified as a defective delinquent, and in making such determination the Board shall assemble such information, use such tests and follow such procedures as then are being utilized in the first instance by the institution for defective delinquents to indicate the presence of defective delinquency. The Board shall make a recommendation for the future status and treatment of each person so reviewed and re-examined, in writing, and a copy of every such recommendation shall be filed with the records of the Institution.
- (c) If the Board INSTITUTIONAL BOARD OF REVIEW in its review and re-examination of any person shall ascertain that he should remain classified as a defective delinquent and receive further treatment as such, it shall so state in its written recommendation filed with the Institution.
- (d) If the Board INSTITUTIONAL BOARD OF REVIEW as a result of its review and re-examination of any person believes that it may be for his benefit and for the benefit of society to grant him a leave of absence or parole from the institution for defective delinquents, it may proceed to arrange for such leave or parole. Any leave of absence or parole shall be granted for a period not to exceed one year. The Board shall review the case before the expiration of that time and may review it at any time during the year, in order to make a further or alternate determination. The Board may attach to any such leave of absence or parole such conditions as to it seem wise or necessary, including arrangements for