

the care and supervision of the person granted a leave or parole, by his friends or relatives, by the institution for defective delinquents or by the Department of Parole and Probation, and also including as a condition that the said person shall be steadily employed or otherwise occupied during the time of such leave or parole. The Board may at any time revoke a leave or parole, or change the conditions and arrangements therefor. The Board may also request the court which imposed upon the person the original sentence resulting in his being subsequently classified as a defective delinquent, to reinstate the said original sentence; and the said court is authorized and empowered following such a request to reinstate and reimpose the said original sentence, and to cause the said person to be held in custody therefor, as provided hereinbelow.

(e) The leave of absence that may be granted by the Institutional Board of Review may be limited to hours during which a person is suitably employed outside the Institution on such terms as are deemed fair and reasonable by the said Board. The earnings from such employment shall be collected by the said Board, and from them the said Board shall pay to the Institution an amount deemed reasonable by the said Board in the particular case for such person's board, lodging, supervision and treatment, shall pay to such person or on his behalf amounts necessary for his travel and other proper expenses outside the Institution, and shall accumulate the remainder in a fund held for such person's benefit. If such person is later granted parole or leave of absence not limited to hours of employment the Board may pay him from such fund amounts deemed necessary and proper by the Board, and upon such person's unconditional release from custody, or upon his death, the Board shall pay the entire remaining fund to him or his estate. IF SAID PERSON IS LATER TRANSFERRED TO THE CUSTODY OF THE DEPARTMENT OF CORRECTION, ANY SUCH FUND SHALL BE TRANSFERRED TO THE DEPARTMENT OF CORRECTION TO BE HELD IN THE SAME MANNER AS SURPLUS EARNINGS FROM STATE USE INDUSTRIES. IN A SEPARATE ACCOUNT FOR SAID PERSON, AND SHALL BE SUBJECT TO APPLICABLE RULES FOR THE DISBURSEMENT THEREOF AS ARE ESTABLISHED BY THE BOARD OF CORRECTION. While any such fund is held the Board shall pay from its amounts directed to be paid by order of court for the support of such person's dependents, but the fund shall otherwise be exempt from attachment, levy, or lien, and any contract or agreement whereby such person shall purport to waive such exemptions shall be void.

[(e)] *(f) If the Institutional Board of Review as a result of its review and re-examination of any person believes that he has sufficiently improved to warrant his unconditional release from custody as a defective delinquent, it shall so inform whatever court has jurisdiction over the person. The court then shall make such further study of such person as seems necessary, and may at its discretion summon such person before it for a further hearing, together with any witnesses whose testimony may be pertinent and together with any relevant documents or other evidence. On the basis of such reports, study and possible hearing, the court shall determine whether the person before it shall be released unconditionally from custody as a defective delinquent, released conditionally on a leave of absence or parole, returned to the custody of the institution as a defective delinquent, or returned to the [penal system under the] Department of*