

July 1, 1966; four (4) for two (2) years from July 1, 1966; and four (4) for one (1) year from July 1, 1966. Thereafter, all members of the Board shall be appointed for terms of three years. Members of the Advisory Board of Juvenile Services shall be representative of the State Department of Education (1), the State Department of Health (1), the State Department of Mental Hygiene (1), the Department of Maryland State Police (1), the State Department of **Public Welfare** *Social Services* (1), the judiciary of the State (3), voluntary child welfare agencies (1), and three (3) members of the public at large who shall be selected on the basis of their experience and interest in minors and juvenile problems. Any member who has served two consecutive terms on the Advisory Board of Juvenile Services is ineligible to succeed himself for the term immediately following the second of the two terms. In case of a vacancy on the Board for any reason, the Governor shall appoint a member for the remainder of the unexpired term in the same manner as he appointed the original member.

5.

(d) **Welfare** *Social Service and public assistance* programs not to be administered by Department.—The Department of Juvenile Services shall not administer the aid to families with dependent children program, the foster-care program, or the several other child welfare programs of the State Department of **Public Welfare** *Social Services*.

6.

In order to carry out the objectives of this article, the State Department of Juvenile Services shall be given the full cooperation of the State Department of Education, State Department of **Public Welfare** *Social Services*, Department of Parole and Probation, Department of Mental Hygiene, Department of Health, Planning Department, Department of Employment Security, Department of Public Improvements and the several other State agencies necessary for the accomplishment of the objectives of this article.

ARTICLE 64A

MERIT SYSTEM

27.

(c) Increases in salaries of employees of county **welfare boards** *departments of social services*.—The said State Employees Standard Salary Board is hereby authorized whenever in its judgment the same is warranted on account of the cost of living and the general employment conditions in the particular area, to approve increases in salaries of employees of county **welfare boards** *departments of social services* created by the State Department of **Public Welfare** *Social Services*, up to but not exceeding twenty per centum (20%) over the salary fixed for such positions by said Board subject to the approval of the county commissioners of the particular county where salaries are proposed to be increased, such increases to be prorated on the same basis as the basic salaries of such employees.