11**B**.

If parole or work release has been granted by the board of review, and the court has ordered restitution as part of the sentence or as a condition of probation, the board of review shall require the eligible person to make restitution payments while on parole or work release as a condition of parole or work release.

12.

A person transferred to the Institution for evaluation or treatment shall receive full credit against [his] A sentence for the time spent at the Institution, including allowances or disallowances under § 700 of Article 27 of the Code as determined by the director.

13.

- (a) The Institution shall compile and maintain a complete record and history of each person transferred to it for evaluation or treatment. This shall include, to the extent not prohibited by federal law, and to the extent they are physically available:
- (1) Police reports and other relevant information concerning the crime of which [he] THE PERSON was most recently convicted and the sentence imposed upon that conviction;
- (2) The person's prior criminal and juvenile history, and all relevant records concerning it;
- (3) Presentence investigation, parole, probation, and other reports that have been prepared concerning [him] THE PERSON;
  - (4) School records;
- (5) Information concerning the person's prior medical and mental health history, including relevant medical and hospital records and reports; and
- (6) All other relevant information, records, and reports concerning the person's social, physical, or mental condition and history.
- (b) The Institution shall also record a full and accurate description of each person transferred to it for treatment, including photographs. The Institution may adopt the Bertillon or any other accurate method of description, measurement, and registration.
- (c) All State and local officials and agencies shall cooperate with the Institution, and shall, promptly upon request, furnish or cause to be furnished to the Institution the information, records, and reports in their possession in order that the Institution may comply with this section. The provisions of § 3–828(b) of the Courts Article do not apply with respect to a request made for juvenile records pursuant to this section.
- (d) To the extent that any records, reports, and information compiled pursuant to this section are legally confidential, they shall remain confidential, and may not be disclosed to any person or agency except:
  - (1) The Commissioner or [his] THE COMMISSIONER'S authorized staff;
  - (2) The Division of Parole and Probation;