- (c) If, after medical examination, it shall appear to the satisfaction of the Governor that a defendant, sentenced to the punishment of death, is insane, the Governor shall revoke the warrant previously issued for the execution of the defendant, and he may in his discretion, order the removal of said defendant to a State hospital for the treatment of insane persons, where said defendant shall remain until he has recovered his sanity. When the Superintendent of such hospital shall be of the opinion that said defendant has recovered his sanity, he shall cause the Department of Mental Hygiene to examine and pass upon the mental condition of the defendant; and if the Department of Mental Hygiene shall determine that said defendant is no longer insane, he shall be removed to the Maryland Penitentiary and the Governor shall issue forthwith his warrant appointing a week within which the sentence must be executed.
- (d) The Governor shall have the power, in his discretion, to grant a stay for any cause and, upon so doing, he shall issue an order revoking the warrant theretofore issued. Thereafter, the sentence shall not be executed until Governor shall issue his warrant appointing a week within which the sentence must be executed.
- (e) When a warrant is revoked by an order of court or its execution is stayed, the Clerk of the Court by which the warrant is revoked, or the Clerk of the Court by which the sentence was imposed in the case of an appeal to the Court of Appeals of Maryland and the compliance with the requirements of Section 86 of Article 5 of the Code, shall notify the Warden forthwith, by telephone if necessary, that said warrant has been revoked or its execution has been stayed, as the case may be, and shall transmit forthwith to the Warden a certificate that said warrant has been revoked or its execution stayed. The Governor shall notify the Warden forthwith of the revocation of a warrant by him.
- (f) Each warrant for the execution of a person sentenced to suffer the death penalty shall appoint a week within which the sentence must be executed, and shall command the Warden to execute the sentence upon some day within the week so appointed. The week so appointed must begin not less than four (4) weeks and not more than eight (8) weeks after the issuance of the warrant. The time of the execution within such week shall be left to the discretion of the Warden of the Maryland Penitentiary. No previous announcement of the day or hour of the exe-