

116.

~~Any parole officer~~ AGENT or sheriff or police officer authorized to serve criminal process, to whom a warrant for the retaking of an alleged parole violator shall be delivered, is authorized and required to ~~execute such warrant by taking such parolee and returning him to the penal or correctional institution from which he was paroled.~~ EXECUTE SUCH WARRANT IN ACCORDANCE WITH THE DIRECTIONS CONTAINED THEREIN.

117.

~~Whenever a prisoner released on parole is retaken, he shall, at the next meeting of the Board of Parole and Probation at the institution designated for the return of the parolee, be given an opportunity to appear before the Board or a member thereof. The Board may then~~ TIME AND PLACE DESIGNATED BY THE BOARD, BE GIVEN AN OPPORTUNITY TO APPEAR BEFORE IT. THE BOARD MAY THEN or within a reasonable time thereafter revoke the order of parole and terminate the conditions thereof. If the order of parole is revoked, the prisoner shall serve the remainder of the sentence originally imposed without credit for the time spent in the community under parole supervision except that said Board may, in its discretion, grant credit for time spent in the community under parole supervision or for such part thereof as to the Board may seem just and fair under the circumstances. The Board may again parole the returned parolee if, in the opinion of the Board, he merits such consideration.

118.

~~The Governor upon giving the notice required by the Constitution may commute or change any sentence of death into confinement in the penitentiary or in the Maryland House of Correction or banishment, for such period as he shall think expedient; and on giving such notice, he may commute or change the sentence of any person from imprisonment in the Maryland Penitentiary to imprisonment for a like or for a less period in the Maryland House of Correction.~~ MAY COMMUTE OR CHANGE ANY SENTENCE OF DEATH INTO PENAL CONFINEMENT FOR SUCH PERIOD AS HE SHALL THINK EXPEDIENT. And, on giving such a notice, he may pardon any person, convicted of crime, on such conditions as he may prescribe, or he may upon like notice remit any part of the time for which any person may be sentenced to imprisonment on such like conditions without such remission operating as a full pardon to any such person.

119.

In any case in which the Governor may issue a conditional pardon to any person, the Governor, in the absence of any provision to the contrary expressed therein, shall be the sole judge of whether or not the conditions of said pardon have been breached, and the determination by the Governor, that the conditions of such pardon have been violated by the person receiving the same, shall be final and not subject to review by any court of this State.

120.

In any case in which the Governor may release any person by a conditional pardon and thereafter, on breach of any condition