shall order him to undergo a medical examination at a facility designated by the Authority. The court shall then advise the alleged drug addict that if such medical examination is ordered he shall appear before the court after such examination as provided in subparagraph (iii) of subsection (b-6) (B) (6) of this subsection, and, if the petition and the report of medical examination set forth reasonable grounds to believe that he is a drug addict, he may thereafter be certified to the care and custody of the commission pursuant to subsection (e) of this section, and that he shall have a right to a hearing prior to such certification. If the alleged drug addict appears without counsel, the court shall advise him that he has the right to the aid of counsel at every stage of the proceedings and that if he desires the aid of counsel and is financially unable to obtain counsel, then counsel shall be assigned. The court shall allow the alleged drug addict a reasonable time to send for counsel and shall adjourn the proceedings for that purpose. The court shall inform the alleged addict, if he is being held in custody, that he is entitled to communicate free of charge by letter or telephone, in order to obtain counsel and in order to inform a relative or friend of the proceeding. If the alleged drug addict does not desire the aid of counsel, the court must determine that he waived counsel having knowledge of the significance of his act. If the court is not satisfied that the alleged drug addict knows the significance of his act in waiving counsel, the court shall assign counsel.

- (b-6) (B) (6) If after such appearance of the alleged addict, (i) the court is satisfied that there are reasonable grounds to believe that such person is a drug addict it shall issue an order directing such person to appear on a specified date and place for a medical examination in accordance with subsection (c) of this section. A copy of such order shall be given to such person and a copy of such order and of any order or warrant issued in accordance with subsections (b-3) (B) (3), (b-4) (B) (4), or (b-7) (B) (7) of this subsection shall be furnished to the Authority; (ii) if the court has reason to believe that such person will fail to appear for the medical examination, the order shall make provision commanding any peace officer or police officer of the State to take such person into custody and deliver him promptly to the place specified for the medical examination; (iii) any order issued pursuant to this subsection shall direct such person to appear before the court within seven days exclusive of Saturdays Sundays and holidays after his admission for the medical examination.
- (b.7) (B) (7) It the alleged drug addict fails to appear as directed by an order pursuant to subsection (b.6) (B) (6), and the court is satisfied that timely service has been made or that service cannot be effected with due diligence, it may issue a warrant directed to any peace officer or police officer in the State commanding such officer (i) to take the alleged drug addict into custody and (ii) to bring such alleged addict promptly to a specified place for a specific purpose, which shall be the same place and purpose specified in the said order.
- (c) The Authority shall establish procedures for the conduct of medical examinations pursuant to this section and shall provide for the use of accepted medical procedures and tests. Upon conclusion of the medical examination, the persons conducting such medical examination shall promptly transmit a report thereof to the court which directed the medical examination. If after reviewing such re-