- (1) Serve in the incapacitated member's place until the incapacity has ceased;
- (2) Have all the powers and authority, including the right to vote, and be subject to the duties imposed on an appointed member of the board by law.
- -f-(g) In Prince George's County, the Governor shall appoint three substitute members to the board. Two of the members shall be selected from and shall represent the majority party and the other member shall be selected from and shall represent the principal minority party. If a vacancy occurs on the board among the majority members the Governor shall designate one of the majority substitute members to fill the vacancy. The substitute members shall be bound by all of the applicable provisions of this article as they pertain to substitute members of the board.-j-
- -f-(h)-j- (6) In case of a vacancy in the office of a substitute member, by reason of death, resignation or disqualification, occurring when the Senate or the House of Delegates, as the case may be, is not in session, the Governor shall appoint some eligible person to fill such vacancy until the end of the next session of the General Assembly or until some other person is appointed to the same office, whichever shall first occur; provided, however, that only a person belonging to the same political party shall be eligible to be the successor.
- -f-(i)-j- (H) Before originally appointing any member or substitute member of a board the Governor shall request the central committees representing the majority party or the principal minority party in each county and in the City of Baltimore, as the case may be, to designate at least four eligible persons affiliated with the political party of such central committee for each position. The Governor shall appoint one of the persons so designated to fill such vacancy, unless in his judgment all of the persons shall be unfit or incompetent. In such latter event he shall file a written statement with the State Administrative Board of Election Laws, setting forth the facts and the grounds therefor, and shall call upon the committee for the county or city, as the case may be, for an additional list of at least four names of persons affiliated with the political party of such central committee and from such supplementary list he shall make the particular appointment. If a list or additional lists are not submitted by the central committee in accordance herewith within twenty days after a request, then the Governor may make such appointment from persons of his own selection affiliated with the political party of the central committee. In no event shall more than a total of three lists of any kind be submitted by any one central committee for any one position as a member or substitute member of a board.