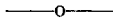


the Civil War, Spanish-American War and the World War. Every request is complied with, without charge, if the record is available in the Department, and when not available the applicant is advised of the best authentic source to seek the same. Only in respect to the records pertaining to the Revolutionary, War of 1812, and Mexican Wars are our records rather incomplete and the incompleteness is solely due to the methods used in those days of making and preserving records.

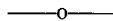


### CONTROL OF STATE ARMORIES

By Act of the General Assembly of 1922 (Art. 65, P. G. L., Md.) the State Armory Commission was abolished and the direct control of all State Armories placed with the Ranking Line Officer of the State, to whom all applications should be made for the use of any armory, provided, however, that when applications are disapproved by the ranking line officer they shall be subject to review and approval of the Board of Public Works, the Ranking Line Officer and the commanding officer of the unit occupying the armory concerned.

In addition to the Fifth Regiment Armory in Baltimore City, State owned armories are now completed in the following towns and cities throughout the State:

Pikesville	Laurel
Frederick	Salisbury
Hagerstown	Centreville
Cambridge	Crisfield
Bel Air	Annapolis
Elkton	Pocomoke City
Hyattsville	Silver Spring
Cumberland	Kensington
Westminster	Chestertown
Easton	Towson
Denton	



### MILITIA LAW OF MARYLAND

The National Defense Act required all States to make their military laws conform with the provisions of the Act, in so far as any State law might have been in conflict or might have been deficient as to certain mandatory features of the Act, to entitle any State to participate in the Federal appropriations for arming, equipping and training the National Guard.

Accordingly, Article 65, P. G. L., Md., was repealed and re-enacted by the Legislature at its January (1922) session in which certain provisions of the National Defense Act have been incorporated as the law of the State, thereby conforming to the Act.

It was also found desirable to provide for the functioning of the Ranking Line Officer of the National Guard on active duty pay status and to place this officer in control of the military department of the State. The authority, prerogatives and duties heretofore held and performed by the Adjutant General have, by the present law, been transferred to the Ranking Line Officer who is responsible only to the Governor, acting for and by his direction in all matters pertaining to the Military Department of the State.