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STATE DOCUMENTS

2-3-13-14

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GOVERNOR-ELECT EMERSON C. HARRINGTON.
Term expires second Wednesday in January, 1920.



GOVERNOR PHILLIPS LEE GOLDSBOROUGH.
Term expires January 12 1916.

MARYLAND MANUAL 1915-1916

*A Compendium of Legal, Historical
and Statistical Information
relating to the*

STATE OF

MARYLAND



COMPILED BY THE SECRETARY OF STATE

1005
1915-16



PRESS OF
THE ADVERTISER-REPUBLICAN,
ANNAPOLIS, MD.

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ANNAPOLIS, MARYLAND

CHARTER OF MARYLAND

TRANSLATED FROM THE LATIN ORIGINAL

CHARLES,* by the grace of GOD, of *England, Scotland, France, and Ireland*, KING, Defender of the Faith, &c. To ALL to whom these Presents shall come, GREETING.

II. WHEREAS our well beloved and right trusty Subject, CÆCILIVS CALVERT, Baron of BALTIMORE, in our Kingdom of *Ireland*, Son and Heir of GEORGE CALVERT, Knight, late Baron of BALTIMORE, in our said Kingdom of *Ireland*, treading in the Steps of his Father, being animated with a laudable and pious Zeal for extending the *Christian Religion*, and also the Territories of our Empire, hath humbly besought leave of Us, that he may transport by his own Industry, and Expence, a numerous Colony of the *English Nation*, to a certain Region, herein after described, in a Country hitherto uncultivated, in the parts of *America* and partly occupied by Savages, having no Knowledge of the Divine Being, and that all that Region, with some certain Privileges, and Jurisdiction, appertaining unto the whole-some Government, and State of his Colony and Region aforesaid may by our Royal Highness be given, granted, and confirmed unto him and his heirs.

III. KNOW YE therefore that WE, encouraging with our Royal Favour, the pious and noble Purpose of the aforesaid Baron of BALTIMORE, of our special Grace, certain Knowledge, and mere Motion, have GIVEN, GRANTED, and CONFIRMED, and by this our present CHARTER, for US, our Heirs, and Successors, do GIVE, GRANT and CONFIRM, unto the aforesaid CÆCILIVS, now Baron of BALTIMORE, his Heirs and Assigns, all that Part of the Peninsula, or *Chesonesse* lying in the Parts of *America*, between the Ocean on the East, and the bay of *Chesopeake* on the West, divided from the Residue thereof by a Right Line drawn from the Promontory, or Head Line, called *Watkins' Point*, situate upon the Bay aforesaid, near the river of *Wighco*, on the West, unto the Main Ocean on the East; and between that Boundary on the South unto that Part of the Bay of *Dela-*

*Charles the First, of England.

ware on the North, which lieth under the Fortieth Degree of North Latitude from the Aequinoctial, where *New-England* is terminated; And all the Tract of that Land within the Metes underwritten, (*that is to say,*) passing from the said Bay, called *Delaware Bay*, in a right line, by the degree aforesaid, unto the true Meridian of the first Fountain of the River of *Pattowmack*, thence verging toward the South, unto the further Bank of the said River, and following the same on the West and South, unto a certain place called *Cinquack*, situate near the Mouth of the said River, where it disembogues into the aforesaid Bay of *Chesapeake*, and thence by the shortest line unto the aforesaid Promontory, or Place called *Watkins' Point*; so that the whole Tract of Land, divided by the Line aforesaid, between the Main Ocean and *Watkins' Point*, unto the Promontory called *Cape Charles*, and every the Appendages thereof, may entirely remain excepted for ever to US, our Heirs, and Successors.

IV. Also WE DO GRANT, and likewise CONFORM unto the said Baron of BALTIMORE, his Heirs, and Assigns, all Islands and Islets within the Limits aforesaid, all and singular the Islands, and Islets, from the Eastern Shore of the aforesaid Region, toward the East, which have been, or shall be formed in the Sea, situate within Ten marine Leagues from the said Shore; with all and singular the Ports, Harbors, Bays, Rivers, and Straits belonging to the Region or Islands aforesaid, and all the Soil, Plains, Woods, Mountains, Marshes, Lakes, Rivers, Bays, and Straits, situate, or being within the Metes, Bounds, and Limits aforesaid, with the Fishings of every kind of Fish, as well as of Whales, Sturgeons, and other royal Fish, as of other Fish, in the Sea, Bays, Straits, or Rivers, within the Premises, and the Fish there taken, And moreover all Veins, Mines, and Quarries, as well opened as hidden, already found, or that shall be found within the Region, Islands, or Limits aforesaid, of Gold, Silver, Gems, and precious Stones and any other whatsoever, whether they be of Stones or Metals, or of any other Thing, or Matter whatsoever; And furthermore the PATRONAGES and ADVOWSONS of all churches which, (with the increasing Worship and Religion of CHRIST,) within the said Region, Islands, Islets, and Limits aforesaid, hereafter shall happen to be built; together with License and Faculty of erecting and founding Churches, Chapels, and Places of Worship, in convenient and suitable Places, within the

Premises and of causing the same to be dedicated and consecrated according to the Ecclesiastical Laws of our Kingdom of *England*, with all and singular, such, and as ample Rights, Jurisdictions, Privileges, Prerogatives, Royalties, Liberties, Immunities, and royal Rights and temporal Franchises whatsoever, as well by Sea as by Land, within the Region, Islands, Islets, and Limits aforesaid, to be had, exercised, used and enjoyed, as any Bishop of *Durham*, within the Bishoprick or County Palatine of *Durham*, in our Kingdom of *England*, ever heretofore hath had, held, used, or enjoyed, or of Right, could, or ought to have, hold, use or enjoy.

V. And WE do by these Presents, for US, our Heirs and Successors, MAKE, CREATE and CONSTITUTE HIM, the now Baron of BALTIMORE, and his Heirs, the TRUE and ABSOLUTE LORDS and PROPRIETARIES of the Region aforesaid, and of all other the Premises (except the before excepted) saving always the Faith and Allegiance and Sovereign Dominion due to US, our Heirs and Successors; to HAVE, HOLD, POSSESS and ENJOY the aforesaid Region, Islands, Islets and other the Premises, unto the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, to the sole and proper Behoof and Use of him, the now Baron of BALTIMORE, his Heirs and Assigns forever. To HOLD of US our Heirs and Successors, Kings of *England*, as of our Castle of *Windsor*, in our County of *Berks*, in free and common SOCCAGE, by Fealty only for all Services, and not *in Capite*, nor by Knight's Service, YIELDING therefore unto US, our Heirs and Successors, TWO INDIAN ARROWS of those Parts, to be delivered at the said Castle of *Windsor*, every Year, on Tuesday in Easter-week: and also the fifth Part of all Gold and Silver Ore, which shall happen from Time to Time, to be found within the aforesaid Limits.

VI. Now, That the aforesaid Region, thus by us granted and described, may be eminently distinguished above all other Regions, of that Territory, and decorated with more ample Titles, KNOW YE, that WE, of our most especial Grace, certain Knowledge, and mere Motion, have thought fit that the said Region and Islands be erected into a PROVINCE, as out of the Plentitude of our royal Power and Prerogative, WE do, for US, our Heirs and Successors, ERECT and INCORPORATE the same into a PROVINCE, and nominate the same MARYLAND, by which name WE will that it shall from henceforth be called.

VII. And forasmuch as WE have above made and ordained the aforesaid now Baron of BALTIMORE, the true LORD and PROPRIETARY of the whole PROVINCE aforesaid, KNOW YE therefore further, that WE, for US, our Heirs, and Successors do grant unto the said now Baron, (in whose Fidelity, Prudence, Justice, and provident Circumspection of Mind, WE, repose the greatest Confidence) and to his Heirs, for the good and happy Government of the said PROVINCE, free, full and absolute Power, by the Tenor of these Presents, to Ordain, Make and Enact LAWS, of what kind soever, according to their sound Discretion, whether relating to the Public State of the said PROVINCE, or the private Utility of Individuals, of and with the Advice, Assent, and Approbation of the Free-Men of the same PROVINCE, or of the greater Part of them, or of their Delegates or Deputies, whom WE will shall be called together for the framing of LAWS, when, and as often as Need shall require, by the aforesaid now Baron of BALTIMORE, and his Heirs, and in the Form which shall seem best to him or them, and the same to publish under the Seal of the aforesaid now Baron of BALTIMORE and his Heirs and duly to execute the same upon all Persons, for the Time being, within the aforesaid PROVINCE and the Limits thereof, or under his or their Government and Power, in Sailing toward MARYLAND, or thence Returning, Outward-bound, either to *England* or elsewhere, whether to any other Part or of any foreign Dominions, wheresoever established, by the Imposition of Fines, Imprisonment, and other Punishment whatsoever; even if it be necessary, and the Quality of the Offence require it, by Privation of Member or, Life, by him the aforesaid now Baron of BALTIMORE, and his Heirs, or by his or their Deputy, Lieutenant, Judges, Justices, Magistrates, Officers, and Ministers, to be constituted and appointed according to the Tenor and true Intent of these Presents, and to constitute and ordain Judges, Justices, Magistrates and Officers, of what Kind, for what Cause, and with what Power soever, within that Land, and the Sea of those Parts, and in such Form as to the said now Baron of BALTIMORE, or his Heirs, shall seem most fitting: And also to Remit, Release, Pardon, and Abolish, all Crimes and Offences whatsoever against such Laws, whether before, or after Judgment passed; and to do all and singular other Things belonging to the Completion of Justice, and to Courts, Prætorian Judicatories, and Tribunals, judicial Forms and

Modes of Proceeding, although express Mention thereof in these Presents be not made; and, by Judges by them delegated, to award Process, hold Pleas, and determine in those Courts, Prætorian Judicatories, and Tribunals, in all Actions, Suits, Causes and Matters whatsoever, as well Criminal as Personal, Real and Mixed, and Prætorian: Which said Laws, so to be published as above said, WE will, enjoin, charge and command, to be most absolute and firm in Law, and to be kept in those Parts by all the Subjects and Liegemen of US, our Heirs, and Successors, so far as they concern them, and to be inviolably observed under the Penalties therein expressed, or to be expressed. So NEVERTHELESS, that the Laws aforesaid be Consonant to Reason, and be not repugnant or contrary, but (so far as conveniently may be) agreeable to the Laws, Statutes, Customs and Rights of this Our Kingdom of *England*.

VIII. AND FORASMUCH as, in the Government of so great a PROVINCE, sudden Accidents may frequently happen to which it will be necessary to apply a Remedy before the Freeholders of the said PROVINCE, their Delegates or Deputies, can be called together for the framing of Laws; neither will it be fit that so great a number of People should immediately on such emergent Occasion, be called together, WE THEREFORE, for the better Government of so great a PROVINCE, do Will and Ordain and by these Presents, for US, our Heirs and Successors do grant unto the said now Baron of BALTIMORE, and to his Heirs, that the aforesaid now Baron of BALTIMORE, and his Heirs, by themselves, or by their Magistrates and Officers, thereunto duly to be constituted as aforesaid, may, and can make and constitute fit and wholesome Ordinances from Time to Time, to be kept and observed within the PROVINCE aforesaid, as well for the Conservation of the Peace, as for the Better Government of the People inhabiting therein, and publicly to notify the same to all Persons whom the same in any wise do or may effect. Which Ordinances, WE will to be inviolably observed within the said PROVINCE, under the Pains to be expressed in the same. So that the said Ordinances be Consonant to Reason, and be not repugnant nor contrary, but (so far as conveniently may be done) agreeable to the Laws, Statutes, or Rights of our Kingdom of *England*: and so that the same Ordinances do not, in any Sort, extend to oblige, bind, charge, or take away the Right or Interest of any Person or Persons, of, or in Member, Life, Freehold, Goods or Chattels.

IX. FURTHERMORE, that the New Colony may more happily increase by a Multitude of People resorting thither, and at the same Time may be more firmly secured from the Incur-sions of Savages, or of other Enemies, Pirates, and Ravagers WE, therefore, for US, our Heirs and Successors, do by these Presents give and grant Power, License and Liberty, to all the Liege-Men and Subjects, present and future, of USE, our Heirs and Successors, except such to whom it shall be expressly forbidden, to transport themselves and their Families to the said PROVINCE, with fitting Vessels, and suitable Provisions, and therein to settle, dwell, and inhabit; and to build and fortify Castles, Forts, and other Places of Strength at the Appointment of the aforesaid, now Baron of BALTIMORE, and his Heirs, for the Public and their own Defence; the Statute of Fugitives, or any other whatsoever to the contrary of the Premises in any wise notwithstanding.

X. WE will also, out of our more abundant Grace, for US, our Heirs and Successors, do firmly charge, constitute, ordain and command that the said PROVINCE be of our Allegiance; and that all and singular the Subjects and Liege-Men of US, our Heirs and Successors, transplanted, or hereafter to be transplanted into the PROVINCE aforesaid, and the children of them, and of others their Descendants, whether already born there, or hereafter to be born, be and shall be natives and Liege-Men of US, our Heirs and Successors, of our Kingdom of *England* and *Ireland*; and in all Things shall be held, treated, reputed, and esteemed as the faithful Liege-Men of US, and our Heirs and Successors, born within our Kingdom of *England*; also Lands, Tenements, Revenues, Services, and other Hereditaments whatsoever within our Kingdom of *England*, and other our Dominions, to inherit or otherwise purchase, receive, take, have, hold, buy, and possess, and the same to use and enjoy, and the same to give, sell, alien, and be-queath; and likewise all Privileges, Franchises and Liberties of this our Kingdom of *England*, freely, quietly and peace-ably to have and possess, and the same may use and enjoy in the same Manner as our Liege-Men born, or to be born within our same Kingdom of *England*, without Impediment, Molestation, Vexation, Impeachment, or Grievance of US, or any of our Heirs or Successors; any Statute, Act, Ordinance, or Provisions to the contrary thereof, notwithstanding.

XI. FURTHERMORE, That our Subjects may be incited to undertake this Expedition with a ready and cheerful Mind; KNOW YE, that WE of our especial Grace, certain Knowl-edge, and mere Motion, do, by the aforesaid Baron of BALTI-MORE, and to his Heirs, as to all other Persons who shall from Time to Time repair to the said Province, either for the

sake of Inhabiting, or of Trading with the Inhabitants of the Province aforesaid, full License to Ship and Lade in any the Ports of US, our Heirs and Successors, all and singular their Goods, as well moveable as immoveable, Wares and Merchandize, likewise Grain of what Sort soever, and other Things whatsoever necessary for Food and Clothing, by the Laws and Statutes of our Kingdoms and Dominions, not prohibited to be transported out of the said Kingdoms; and the same to transport, by themselves, or their Servants or Assigns, into the said PROVINCE without the Impediment or Molestation of US, our Heirs or Successors, of any officers of US, our Heirs or Successors (Saving unto US, our Heirs and Successors, the Impositions, Subsidies, Customs, and other Dues payable for the same Goods and Merchandizes), any Statute, Act, Ordinance or other Thing whatsoever to the contrary notwithstanding.

XII. BUT BECAUSE, that in so remote a Region, placed among so many barbarous Nations, the Incursions, as well of the Barbarians themselves, as of other Enemies, Pirates and Ravagers, probably will be feared, THEREFORE WE have Given, and for US, our Heirs and Successors, do Give by these Presents, as full and unrestrained Power as any Captain-General of an Army ever hath had, unto the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, by themselves or by their Captains or other Officers, to summon to their Standards, or to array all Men, of whatsoever Condition, or wheresoever born for the Time being, in the said Province of MARYLAND, to wage War, and to pursue, even beyond the Limits of their Province, the Enemies and Ravagers aforesaid, infesting those Parts by Land and by Sea, and (if GOD shall grant it) to vanquish and captivate them, and the Captives to put to Death, or, according to their Discretion, to save, and to do all other and singular the Things which appertain, or have been accustomed to appertain unto the Authority and Office of a Captain-General of an Army.

XIII. We also WILL, and by this our CHARTER, do Give unto the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, Power, Liberty and Authority, that, in Case of Rebellion, sudden Tumult or Sedition, if any (which GOD forbid) should happen to arise, whether upon Land within the PROVINCE aforesaid, or upon the High Sea in making a Voyage to the said PROVINCE of MARYLAND, or in returning thence, they may, by themselves, or by their Captains, or other Officers, thereunto deputed under their Seals (to whom WE, for US, our Heirs and Successors, by these Presents, do Give and Grant the fullest Power and Authority) exercise Martial Law as freely, and in as ample Manner and

Form, as any Captain-General of any Army, by virtue of his Office may, or hath accustomed to use the same, against the seditious Authors of Innovations in those Parts, withdrawing themselves from the Government of him or them, refusing to serve in War, flying over to the Enemy, exceeding their Leave of Absence, Deserters, or otherwise howsoever offending against the Rule, Law, or Discipline of War.

XIV. MOREOVER, lest in so remote and far distant a Region, every Access to Honours and Dignities may seem to be precluded, and utterly barred to Men well born, who are preparing to engage in the present Expedition, and desirous of deserving well, both in Peace and War, of US, and our Kingdoms: for this Cause, We, for US, our Heirs and Successors, do give free and plenary Power to the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, to confer Favours, Rewards, Honours, upon such Subjects, inhabiting within the PROVINCE aforesaid, as shall be well deserving, and to adorn them with whatsoever Titles and Dignities they shall appoint; (so that they be not such as are now used in *England*) also to erect and incorporate Towns into Buroughs, and buroughs into CITIES, with suitable Privileges and Immunities, according to the Merits of the Inhabitants, and Convenience of the places; and to do all and singular other Things in the Premisses, which to him or them shall seem fitting and convenient; even although they shall be such as in their own Nature, require a more special Commandment and Warrant than in these Presents may be expressed.

XV. WE WILL also, and by these Presents do, for US, our Heirs and Successors, give and grant License by this our CHARTER, unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, and to all Persons whatsoever, who are, or shall be, Residents and Inhabitants of the PROVINCE aforesaid, freely to import and unlade, by themselves, their Servants, Factors or Assigns, all Wares and Merchandizes whatsoever, which shall be collected out of the Fruits and Commodities of the said PROVINCE, whether the Product of the Land or the Sea, into any of the Ports whatsoever of US, our Heirs and Successors, of *England* or *Ireland*, or otherwise to dispose of the same there; and, if Need be, within One Year, to be computed immediately from the Time of unlading thereof, to lade the same Merchandizes again in the same or other Ships, and to export the same to any other Countries they shall think proper, whether belonging to US, or any foreign Power, which shall be in Amity with US, our Heirs or Successors; Provided always, that they be bound to pay for the same to US, our Heirs and Successors, such Customs and Impositions, Subsidies and Taxes, as our other Subjects of the Kingdom of *England*, for the Time being shall be

bound to pay, beyond which WE WILL that the Inhabitants of the aforesaid PROVINCE of the said Land, called MARYLAND, shall not be burdened.

XVI. AND FURTHERMORE, of our more ample special Grace, and of our certain Knowledge, and mere Motion, WE do for US, our Heirs and Successors, grant unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, full and absolute Power and Authority to make, erect and constitute, within the PROVINCE of MARYLAND, and the Islands and Islets aforesaid, such, and so many Sea-Ports, Harbours, Creeks, and other Places of Unlading and Discharge of Goods and Merchandize out of Ships, Boats and other Vessels, and of Lading in the same, and in so many, and such places, and with such rights, Jurisdictions, liberties and privileges, unto such Ports respecting, as to him or them shall seem most expedient: And, that all and every the Ships, Boats and other Vessels whatsoever, coming to, or going from the PROVINCE aforesaid, for the Sake of Merchandizing, shall be laden and unladen at such Ports only as shall be so erected and constituted by the said now Baron of BALTIMORE, his Heirs and Assigns, and Usage, Custom, or any other Thing whatsoever to the contrary notwithstanding. SAVING always to US, our Heirs and Successors, and to all the Subjects of our Kingdoms of *England* and *Ireland*, of US, our Heirs and Successors, the Liberty of Fishing for Sea-Fish as well in the Sea, Bays, Straits and navigable Rivers, as in the Harbours, Bays and Creeks of the PROVINCE aforesaid; and the Privilege of Salting and Drying Fish on the Shores of the same PROVINCE; and for that Cause, to cut down and take Hedging-Wood and Twigs there growing, and to build Huts and Cabbins, necessary in this Behalf in the same Manner as heretofore they reasonably might, or have used to do. Which Liberties and Privileges, the said Subject of US, our Heirs and Successors shall enjoy without notable Damage or Injury in any wise to be done to the aforesaid now Baron of BALTIMORE, his Heirs or Assigns, or to the Residents and Inhabitants of the same PROVINCE in the Ports, Creeks and Shores aforesaid, and especially in the Woods and Trees there growing. And if any Person shall do damage or Injury of this kind he shall incur the Peril and Pain of the heavy Displeasure of US, our Heirs and Successors, and of the due Chastisement of the Laws, besides making Satisfaction.

XVII. MOREOVER, WE will, appoint, and ordain and by these Presents, for US, our Heirs and Successors, do grant unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, that the same Baron of BALTIMORE, his Heirs and Assigns, from Time to Time, for ever, shall have, and enjoy the Taxes and Subsidies payable, or arising within the

Ports, Harbours and other Creeks and Places aforesaid, within the PROVINCE aforesaid, for Wares bought and sold, and Things there to be laden and unladen, to be reasonably assessed by them, and the People there as aforesaid, on emergent Occasion; to whom WE grant Power and by these Presents, for US, our Heirs and Successors to assess and impose the said Taxes and Subsidies there, upon just Cause, and in due Proportion.

XVIII. AND FURTHERMORE, of our special Grace, and certain Knowledge, and mere Motion, WE have given, granted and confirmed, and by these Presents, for US, our Heirs and Successors, do give, grant, and confirm, unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, full and absolute License, Power and Authority, that he, the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, from Time to Time, hereafter, for ever, may and can, at his or their Will and Pleasure, assign, alien, grant, demise, or enfeoff so many, such and proportionate Parts and Parcels of the Premises, to any Person or Persons willing to purchase the same, as they shall think convenient, to have and to hold to the same Person or Persons willing to take or purchase the same, and his and their Heirs and Assigns, in Fee-Simple, or Fee-tail, or for Term of Life, Lives or Years; to hold of the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, by so many, such and so great Services, Customs and Rents OF THIS KIND, as to the same now Baron of BALTIMORE, his Heirs and Assigns, shall seem fit and agreeable, and not immediately of US, our Heirs or Successors. And WE do give, and by these Presents, for US, our Heirs or Successors, do grant to the same Person and Personꝰ, and to each and every of them, License, Authority and Power, that such Person or Persons, may take the premises, or any Parcel thereof, of the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, and hold the same to them and their Assigns, or their Heirs of the aforesaid Baron of BALTIMORE, his Heirs and Assigns, of what Estate of Inheritance soever, in Fee-Simple or FEE-tail, or otherwise, as to them and the now Baron of BALTIMORE, his Heirs and Assigns, shall seem expedient; the Statute made in the Parliament of Lord EDWARD, son of King HENRY, late King of *England*, our Progenitor, commonly called the "STATUTE QUIA EMP-TORES TERRARUM," heretofore published in our Kingdom of *England*, or any other Statute, Act, Ordinance, Usage, Law, or Custom, or any other Things, Cause, or Matter, to the contrary thereof, heretofore had, done, published, ordained or provided to the contrary thereof notwithstanding.

XIX. WE, also, by these Presents, do give and grant License to the same Baron of BALTIMORE, and to his Heirs, to erect any Parcels of Land within the PROVINCE aforesaid, into Manors, and in every of those Manors, to have and to hold a Court-Baron, and all Things which to a Court-Baron do belong: and to have and to keep View of Frank-Pledge, for the Conservation of the Peace and Better Government of those Parts, by themselves and their Stewards, or by the Lords, for the Time being to be deputed, of other of those Manors when they shall be constituted, and in the same to exercise all Things to the View of Frank-Pledge belonging.

XX. AND FURTHER, WE will, and do, by these Presents, for US, our Heirs and Successors, covenant and grant to, and with the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, that WE, our Heirs and Successors, at no Time hereafter will impose, or make or cause to be imposed, any Impositions, Customs, or other Taxations, Quotas or Contributions whatsoever, in or upon the Residents or Inhabitants of the PROVINCE aforesaid, for their Goods, Lands or Tenements within the same PROVINCE, or upon any tenements, lands, goods or chattels within the PROVINCE aforesaid, or in or upon any Goods or Merchandizes within the PROVINCE aforesaid, or within the Ports or Harbours of the said PROVINCE, to be laden or unladen: And WE Will and do, for US, our Heirs and Successors, enjoin and command that this our Declaration shall from Time to Time, be received and allowed in all our Courts and Prætorian Judicatories, and before all the Judges whatsoever of US, our Heirs and Successors, for a sufficient and lawful Discharge, Payment, and Acquittance thereof, charging all and singular the Officers and Ministers of US, our Heirs and Successors, and enjoining them, under our heavy Displeasure, that they do not at any Time presume to attempt any Thing to the contrary of the Premises, or that may in any wise contravene the same, but that they, at all Times as is fitting, do aid and assist the aforesaid now Baron of BALTIMORE, and his Heirs, and the aforesaid Inhabitants and Merchants of the PROVINCE of MARYLAND aforesaid, and their Servants and Ministers, Factors and Assigns, in the fullest Use and Enjoyment of this our CHARTER.

XXI. AND FURTHERMORE WE WILL, and by these Presents, for US, our Heirs and Successors, do grant unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns and to the Freeholders and Inhabitants of the said PROVINCE, both present and to come, and to every of them, that the said PROVINCE and the Freeholders or Inhabitants of the said Colony or Country, shall not henceforth be held or reputed a member or Part of the Land of *Virginia* or of any other Colony already transported, or hereafter to be transported,

or to be dependent on the same, or subordinate in any kind of Government, from which WE do separate both the said PROVINCE, and Inhabitants thereof, and by these presents do WILL to be distinct, and that they may be immediately subject to our Crown of *England*, and dependent on the same for ever.

XXII. AND if, peradventure, hereafter it may happen that any Doubts or Questions should arise concerning the true Sense and Meaning of any Word, Clause or Sentence, contained in this our present CHARTER, WE will, charge and command, THAT Interpretation to be applied, always, and in all Things, and in all our Courts and Judicatories whatsoever, to obtain which shall be judged to be the more beneficial, profitable, and favourable to the aforesaid now Baron of BALTIMORE, his Heirs and Assigns: PROVIDED always that no Interpretation thereof be made, whereby GOD'S holy and true Christian Religion, or the Allegiance due to US, our Heirs and Successors, may in any wise suffer by Change, Prejudice, or Diminution; although express Mention be not made in these Presents of the true yearly Value or Certainty of the Premises, or any Part thereof, or of other Gifts and Grants made by Us, our Heirs and Predecessors, unto the said now Lord BALTIMORE, or any Statute, Act, Ordinance, Provision, Proclamation or Restraint heretofore had, made, published, ordained or provided, or any other Thing, Cause or Matter whatsoever, to the contrary thereof in any wise notwithstanding.

XXIII. IN WITNESS whereof WE have caused these our Letters to be made Patent. WITNESS OURSELF at *Wesminster*, the Twentieth Day of *June*, in the Eighth Year of our Reign.

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CONSTITUTION OF MARYLAND

ADOPTED BY THE CONVENTION

WHICH ASSEMBLED AT THE CITY OF ANNAPOLIS ON THE EIGHTH DAY OF MAY, EIGHTEEN HUNDRED AND SIXTY-SEVEN, AND ADJOURNED ON THE SEVENTEENTH DAY OF AUGUST, EIGHTEEN HUNDRED AND SIXTY-SEVEN, AND RATIFIED BY THE PEOPLE ON THE EIGHTEENTH DAY OF SEPTEMBER, EIGHTEEN HUNDRED AND SIXTY-SEVEN, WITH AMENDMENTS TO AND INCLUDING NINETEEN HUNDRED AND FOURTEEN.

DECLARATION OF RIGHTS

We, the people of the State of Maryland, grateful to Almighty God for our civil and religious liberty, and taking into our serious consideration the best means of establishing a good Constitution in this State for the sure foundation and more permanent security thereof, declare:

Article 1. That all Government of right originates from the People, is found in compact only, and instituted solely for the good of the whole; and they have, at all times, the inalienable right to alter, reform or abolish their form of Government in such manner as they may deem expedient.

Hepburn's Case, 3 Bl., 95. Manly vs. State, 7 Md., 147. Md. Jockey Club vs. State, 106 Md.

Art. 2. The Constitution of the United States, and the Laws made or which shall be made in pursuance thereof, and all Treaties made, or which shall be made, under the authority of the United States, are and shall be the Supreme Law of the State; and the Judges of this State, and all the People of this State, are, and shall be bound thereby, anything in the Constitution or Law of this State to the contrary notwithstanding.

Barney vs. Patterson, 6 H. & J., 203. Ches. & Ohio Canal Co. vs. B. & O. R. R. Co., 4 G. & J., 1. Howell vs. State, 3 Gill, 14. Wilson vs. Turpin, 5 Gill, 56. Larabee vs. Talbott, 5 Gill, 426. Irvin vs. Sprigg, 6 Gill, 200. Evans vs. Sprigg, 2 Md., 457.

Art. 3. The powers not delegated to the United States by the Constitution thereof, nor prohibited by it to the States, are reserved to the States respectively, or to the People thereof.

Cochran vs. Preston, 108 Md.

State's rights. Art. 4. That the People of this State have the sole and exclusive right of regulating the internal government and police thereof as a free, sovereign and independent State.

Common law ;
trial by jury. Art. 5. That the Inhabitants of Maryland are entitled to the Common Law of England, and the trial by Jury, according to the course of that law, and to the benefit of such of the English statutes as existed on the Fourth day of July, seventeen hundred and seventy-six; and which, by experience, have been found applicable to their local and other circumstances, and have been introduced, used and practiced by the Courts of Law or Equity; and also of all Acts of Assembly in force on the first day of June, eighteen hundred and sixty-seven; except such as may have since expired, or may be inconsistent with the provisions of this Constitution; subject, nevertheless, to the revision of, and amendment or repeal by, the Legislature of this State. And the Inhabitants of Maryland are also entitled to all property derived to them from or under the Charter granted by His Majesty, Charles the First, to Cæcilius Calvert, Baron of Baltimore.

Charter of
the State.

State vs. Buchanan, 5 H. & J., 317. Dashiell vs. Attorney General, 5 H. & J., 401. State vs. Wayman, 2 G. & J., 254. State vs. Bank of Maryland, 6 G. & J., 205. Smith vs. State, 5 Gill, 45. Wright vs. Wright's Lessee, 2 Md., 429. Manly vs. State, 7 Md., 135. Broadbent vs. State, 7 Md., 416. Stewart vs. Mayor, &c., of Balto., 7 Md., 500. Eichelberger vs. Hardesty, 15 Md., 548. Pue vs. Hetzell, 16 Md., 539. Koontz vs. Nabb, 16 Md., 549. McCoy vs. Johnson, 70 Md., 490. Ford vs. State, 85 Md., 465. Knee vs. City Pass. Ry., 87 Md., 625. Danner vs. State, 89 Md., 225. *In re Maddox*, 93 Md., 727. Beasley vs. Ridout, 94 Md., 659.

Right of re-
form.

Art. 6. That all persons invested with the Legislative or Executive powers of Government are Trustees of the Public, and as such, accountable for their conduct: Wherefore, whenever the ends of Government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the People may, and of right ought to reform the old, or establish a new Government; the doctrine of non-resistance against arbitrary power and oppression is absurd, slavish and destructive of the good and happiness of mankind.

Non-resistance.

Right of suf-
frage.

Art. 7. That the right of the People to participate in the Legislature is the best security of liberty and the foundation of all free Government; for this purpose elections ought to be free and frequent, and every white* male citizen having the qualifications prescribed by the Constitution, ought to have the right of suffrage.

Bevard vs. Hoffman, 18 Md., 479.

Separation of
the depart-
ments of
govern-
ment.

Art. 8. That the Legislative, Executive and Judicial powers of Government ought to be forever separate and distinct from each other; and no person exercising the functions of

*The word "white" omitted under the 15th Amendment to the Constitution of the United States.

one of said Departments shall assume or discharge the duties of any other.

State vs. Chase, 5 H. & J., 304. Crane vs. Meginnis, 1 G. & J., 463. Mitchell vs. Mitchell, 1 Gill, 66. Prout vs. Berry, 2 Gill, 147. Miller vs. State, 8 Gill, 145. Watkins vs. Watkins, 2 Md., 341. Wright vs. Wright, 2 Md., 429. Thomas vs. Owens, 4 Md., 189. Gough vs. Pratt, Adm'r, 9 Md., 526. Calvert vs. Williams, 10 Md., 478. Mayor, &c., of Balto., vs. State, 15 Md., 376. State vs. N. C. R. W. Co., 18 Md., 193. Miles vs. Bradford, 22 Md., 181. Mayor, &c., of Balto., vs. Horn, 26 Md., 206. Green's Estate, 4 Md., Ch. Dec., 349. Waters, vs. Roche, 72 Md., 264. Van Witsen vs. Gutman, 79 Md., 405. Mayor, &c., of Balto., vs. Ulman, 79 Md., 469. McCrea vs. Roberts, 89 Md., 251. Roby vs. Prince George's Co., 92 Md., 161. Beasley vs. Ridout, 94 Md., 659. Board of Supervisors, Prince George's Co., vs. Mitchell, 97 Md., 330. Queen Anne's Co., vs. Talbot Co. Gregg vs. Public Service Commission, 121 Md.

Art. 9. That no power of suspending Laws or the execution of Laws, unless by, or derived from the Legislature, ought to be exercised, or allowed. Suspension of laws.

Art. 10. That freedom of speech and debate, or proceedings in the Legislature, ought not to be impeached in any Court of Judicature. Freedom of speech.

Art. 11. That Annapolis be the place of meeting of the Legislature; and the Legislature ought not to be convened, or held at any other place but from evident necessity. Seat of government.

Art. 12. That for redress of grievances, and for amending, strengthening, and for preserving the laws, the Legislature ought to be frequently convened. Meeting of Legislature.

Art. 13. That every man hath a right to petition the Legislature for the redress of grievances in a peaceful and orderly manner. Right of petition.

Art. 14. That no aid, charge, tax, burthen or fees ought to be rated, or levied, under any pretence, without the consent of the Legislature. Levying of taxes.

*Art. 15. That the levying of taxes by the poll is grievous and oppressive and ought to be prohibited; that paupers ought not to be assessed for the support of the government; that the General Assembly shall, by uniform rules, provide for separate assessment of land and classification and sub-classifications of improvements on land and personal property, as it may deem proper; and all taxes thereafter provided to be levied by the State for the support of the general State Government, and by the counties and by the City of Baltimore for their respective purposes, shall be uniform as to land within the taxing district, and uniform within the class or sub-class of improvements on land and personal property which the respective taxing powers may have directed to be subjected to the tax levy; yet fines, duties or taxes may properly and justly be imposed, or laid with a political view for the good government and benefit of the community. Poll tax.
Taxation according to actual worth.
Fines.

*Thus amended by Chapter 390, 1914. Ratified November 2, 1915.

Eagan vs. Charles Co., 3 H. & McH., 169. Tax Cases, 12 G. & J., 117. Waters vs. State, 1 Gill, 302. Burgess vs. Pue, 2 Gill, 11 and 254. State vs. Mayhew, 2 Gill, 487. Howell vs. State, 3 Gill, 14. Mayor, &c., of Balto., vs. B. & O. R. R. Co., 6 Gill, 290. Bradford vs. Jones, 1 Md., 368. Germania vs. State, 7 Md., 1. State vs. Norwood, 12 Md., 195. O'Neal vs. Va. & Md., Bridge Co., 18 Md., 1. Howard vs. First Independent Church, 18 Md., 451. State vs. Stirling, 20 Md., 516. Tyson vs. State, 28 Md., 577. State vs. Cum. & Peun. R. R. Co., 40 Md., 22. State vs. N. C. R. R. Co., 44 Md., 131. State vs. Phil., Wilm. & Balto., R. R. Co., 45 Md., 361. Appeal Tax Court vs. Rice, 50 Md., 303. Appeal Tax Court vs. Patterson, 50 Md., 354. Co. Commr. of Prince George's Co., vs. Commrs. of Laurel, 51 Md., 457. Mayor, &c., vs. Canton Co., 63 Md., 237. Daly vs. Morgan, 69 Md., 460. Commrs. Prince George's Co. vs. Commrs. Laurel, 70 Md., 269. Allen vs. Co. Commrs. Harford Co., 74 Md., 294. Wells vs. Commrs. of Hyattsville, 77 Md., 125. U. S. Electric Power Light Co., vs. State, 79 Md., 63. Rohr vs. Gray, 80 Md., 274. Short vs. The State, 80 Md., 292. Baltimore and Eastern Shore R. R. vs. Spring, 80 Md., 510. Simpson vs. Hopkins, 82 Md., 478. Faust vs. Building Ass'n, 84 Md., 186. B., C. & A. Ry. vs. Wicomico Co., 93 Md., 113. Carstairs vs. Cochran, 94 Md., 500. Corry vs. Baltimore, 96 Md., 320. M. & C. C. of Balto., vs. Johnson, 96 Md., 737. Baltimore vs. Safe Deposit and Trust Co., 97 Md., 662. Miller vs. Wicomico Co., 107 Md.

Sanguinary laws.

Art. 16. That sanguinary Laws ought to be avoided as far as it is consistent with the safety of the State; and no Law to inflict cruel and unusual pains and penalties ought to be made in any case, or at any time, hereafter.

Footo vs. State, 59 Md., 264. Mitchell vs. State, 82 Md., 527.

Retrospective laws.

Art. 17. That retrospective Laws, punishing acts committed before the existence of such Laws, and by them only declared criminal are oppressive, unjust and incompatible with liberty; wherefore, no *ex post facto* Law ought to be made; nor any retrospective oath or restriction be imposed or required.

McMechen vs. Mayor, &c., of Balto., 2 H. & J., 41. C. & O. Canal Co., vs. B. & O. R. R. Co., 4 G. & J., 1. State use of Washington Co., vs. B. & O. R. R. Co., 12 G. & J., 399. State vs. Burke, 2 Gill, 79. Baugher vs. Nelson, 9 Gill, 302. Wilson vs. Hardesty, 1 Md., Ch., 66. Wilderman vs. Mayor, &c., of Balto., 8 Md., 551. Thistle vs. Frostburg Coal Co., 10 Md., 129. State vs. Norwood, 12 Md., 195. Willis vs. Hodson, 79 Md., 327. Lynn vs. The State, 84 Md., 67.

Attainder.

Art. 18. That no Law to attaint particular persons of treason or felony, ought to be made in any case, or at any time, hereafter.

Right to have justice.

Art. 19. That every man, for any injury done to him in his person or property ought to have remedy by the course of the Law of the Land, and ought to have justice and right, freely without sale, fully without any denial, and speedily without delay, according to Law of the Land.

Wright vs. Wright, 2 Md., 452. United States Electric Power and Light Co., vs. State, 79 Md., 63. Knee vs. City Pass. Ry., 87 Md., 624.

Trial of facts.

Art. 20. That the trial of facts, where they arise, is one of the greatest securities of the lives, liberties and estate of the People.

Art. 21. That in all criminal prosecutions, every man hath a right to be informed of the accusation against him; to have a copy of the Indictment, or Charge in due time (if required) to prepare for his defence; to be allowed counsel; to be confronted with the witnesses against him; to have process for his witnesses; to examine the witnesses for and against him on oath; and to a speedy trial by an impartial jury, without whose unanimous consent he ought not to be found guilty.

Criminal prosecutions; indictment.

Counsel and witnesses.

Trial by jury.

Ford vs. State, 12 Md., 514. Davis vs. State, 39 Md., 355. State vs. Glenn, 54 Md., 572. John vs. State, 55 Md., 350. Danner vs. State, 89 Md., 225. Lancaster vs. State, 90 Md., 213. Guy vs. State, 96 Md., 694.

Art. 22. That no man ought to be compelled to give evidence against himself in a criminal case.

Evidence against one-self.

Day vs. State, 7 Gill, 321. Broadbent vs. State, 7 Md., 416. Blum vs. State, 94 Md., 381-2.

Art. 23. That no man ought to be taken or imprisoned or disseized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed, or deprived of his life, liberty or property, but by the judgment of his peers, or by the Law of the Land.

Freemen not to be imprisoned.

Wright vs. Wright, 2 Md., 429. Mayor, &c., Baltimore vs. Horn, 25 Md., 206. Davis vs. Helbig, 27 Md., 462. Roth vs. House of Refuge, 31 Md., 329. Grove vs. Todd, 41 Md., 633. Singer vs. State, 72 Md., 464. Ulman vs. M. & C. C. Baltimore, 72 Md., 587-609. Scharf vs. Tasker, 73 Md., 378. Danner vs. State, 89 Md., 225. Sprigg vs. Garrett Park, 89 Md., 406. State vs. Broadhurst, 89 Md., 565. State vs. Knowder, 90 Md., 653. Lancaster vs. State, 90 Md., 213. Lurman vs. Hitchens, 90 Md., 17. Board of Police, Balto. City, vs. Wagner, 93 Md., 182. Wagner vs. Upshur, 95 Md., 519. Savings Bank vs. Wicks, 103 Md. State vs. Gurry, 121 Md.

Art. 24. That slavery shall not be re-established in this State; but, having been abolished, under the policy and authority of the United States, compensation, in consideration thereof, is due from the United States.

Art. 25. That excessive bail ought not to be required, nor excessive fines imposed, nor cruel or unusual punishment inflicted by the Courts of Law.

Bail and fines.

Mitchell vs. State, 82 Md., 527, 532.

Art. 26. That all warrants, without oath or affirmation, to search suspected places, or to seize any person or property, are grievous and oppressive; and all general warrants to search suspected places, or to apprehend suspected persons, without naming or describing the place, or the person in special, are illegal, and ought not to be granted.

Search warrants.

Blum vs. State, 94 Md., 382.

- Corruption of blood. Art. 27. That no conviction shall work corruption of blood or forfeiture of estate.
- Militia. Art. 28. That a well regulated Militia is the proper and natural defence of a free Government.
- Standing armies. Art. 29. That Standing Armies are dangerous to liberty, and ought not to be raised, or kept up, without the consent of the Legislature.
- Military subject to civil power. Art. 30. That in all cases, and at all times, the military ought to be under strict subordination to, and control of, the civil power.
- Quartering of soldiers. Art. 31. That no soldier shall, in time of peace, be quartered in any house, without the consent of the owner, nor in time of war, except in the manner prescribed by Law.
- Martial law. Art. 32. That no person except regular soldiers, marines, and mariners in the service of this State, or militia, when in actual service, ought, in any case, to be subject to, or punishable by, Martial Law.
- Judiciary. Art. 33. That the independency and uprightness of Judges are essential to the impartial administration of Justice, and a great security to the rights and liberties of the People; wherefore, the Judges shall not be removed, except in the manner, and for the causes, provided in this Constitution. No Judge shall hold any other office, civil or military or political trust, or employment of any kind whatsoever, under the Constitution or Laws of this State, or of the United States, or any of them; or receive fees, or perquisites of any kind, for the discharge of his official duties.
- Bradford vs. Jones, 1 Md., 368. Cantwell vs. Owens, 14 Md., 215. McCrea vs. Roberts, 89 Md., 251. Supervisors vs. Todd, 97 Md., 247.
- Rotation in office. Art. 34. That a long continuance in the Executive Departments of power or trust is dangerous to liberty; a rotation, therefore, in those Departments is one of the best securities of permanent freedom.
- Holding offices. Art. 35. That no person shall hold, at the same time more than one office of profit, created by the Constitution or Laws of this State; nor shall any person in public trust receive any present from any foreign Prince or State, or from the United States, or any of them, without the approbation of this State.
- Presents.

Art. 36. That as it is the duty of every man to worship God in such manner as he thinks most acceptable to Him, all persons are equally entitled to protection in their religious liberty; wherefore, no person ought, by any law to be molested in his person or estate, on account of his religious persuasion or profession, or for his religious practice, unless, under the color of religion, he shall disturb the good order, peace or safety of the State, or shall infringe the laws of morality, or injure others in their natural, civil or religious rights; nor ought any person to be compelled to frequent, or maintain, or contribute, unless on contract, to maintain any place of worship or any ministry; nor shall any person, otherwise competent, be deemed incompetent as a witness, or juror, on account of his religious belief; provided, he believes in the existence of God, and that under His dispensation such person will be held morally accountable for his acts, and be rewarded or punished therefor in this world or the world to come.

Religious liberty.

Witnesses.

Judefnd vs. State, 78 Md., 510.

Art. 37. That no religious test ought ever to be required as a qualification for any office of profit or trust in this State, other than a declaration of belief in the existence of God; nor shall the Legislature prescribe any other oath of office than the oath prescribed by this Constitution.

Oath of office.

Davidson vs. Brice, 91 Md., 688.

Art. 38. That every gift, sale or devise of land to any Minister, Public Teacher or Preacher of the Gospel, as such, or to any Religious Sect, Order or Denomination, or to, or for the support, use or benefit of, or in trust for, any Minister, Public Teacher or Preacher of the Gospel, as such, or any Religious Sect, Order or Denomination; any every gift or sale of goods, or chattels, to go in succession, or to take place after the death of the Seller or Donor, to or for such support, use or benefit; and also every devise of goods or chattels to or for the support, use or benefit of any Minister, Public Teacher or Preacher of the Gospel, as such, or any Religious Sect, Order or Denomination, without the prior or subsequent sanction of the Legislature, shall be void; except always, any sale, gift, lease or devise of any quantity of land, not exceeding five acres, for a church, meeting-house, or other house of worship, or parsonage, or for a burying-ground, which shall be improved, enjoyed or used only for such purpose; or such sale, gift, lease or devise shall be void.

Devises and grants to ministers and religious bodies, and for burying grounds.

Vasant vs. Roberts, Admr., 3 Md., 119. Grove vs. Trustees of the Disciples, 33 Md., 451. England, Ex'r, vs. Vestry of P. George's Par., 53 Md., 466. Church Extension Society vs. Smith, 56 Md., 362. Halsey vs. Prot. Epis. Church, 75 Md., 275. Kelso vs. Stigar, 75 Md., 376. Rogers vs. Sisters of Charity, 97 Md., 550.

Administering oaths. Art. 39. That the manner of administering the oath or affirmation to any person ought to be such as those of the religious persuasion, profession, or denomination, of which he is a member, generally esteem the most effectual confirmation by the attestation of the Divine Being.

Liberty of the press. Art. 40. That the liberty of the press ought to be inviolably preserved; that every citizen of the State ought to be allowed to speak, write and publish his sentiments on all subjects, being responsible for the abuse of that privilege.

Negley vs. Farrow, 60 Md., 148.

Monopolies. Art. 41. That monopolies are odious, contrary to the spirit of a free government and the principles of commerce, and ought not to be suffered.

The Broadway and Locust Point Ferry Co. vs. Hankey, 31 Md., 346.
Wright vs. State, 88 Md., 443. Scholle vs. State, 90 Md., 734.

Titles of nobility. Art. 42. That no title or hereditary honors ought to be granted in this State.

Duties of the Legislature. Art. 43. That the Legislature ought to encourage the diffusion of knowledge and virtue, the extension of a judicious system of general education, the promotion of literature, the arts, sciences, agriculture, commerce and manufactures, and the general amelioration of the condition of the people.

Clark vs. Md., Institute, 87 Md., 663.

Constitutions apply in war and peace. Art. 44. That the provisions of the Constitution of the United States, and of this State, apply as well in time of war as in time of peace; and any departure therefrom, or violation thereof, under the plea of necessity, or any other plea, is subversive of good government and tends to anarchy and despotism.

Rights retained by the people. Art. 45. This enumeration of Rights shall not be construed to impair or deny others retained by the People.

Campbell's Case, 2 Bl., 209.

CONSTITUTION

ARTICLE I.

ELECTIVE FRANCHISE.

SECTION 1. All elections shall be by ballot; and every white* male citizen of the United States, of the age of twenty-one years, or upwards, who has been a resident of the State for one year, and of the Legislative District of Baltimore city, or of the county, in which he may offer to vote, for six months next preceding the election, shall be entitled to vote, in the ward or election district in which he resides, at all elections hereafter to be held in this State; and in case any county or city shall be so divided as to form portions of different electoral districts, for the election of Representatives in Congress, Senators, Delegates, or other Officers, then to entitle a person to vote for such officer, he must have been a resident of that part of the county, or city, which shall form a part of the electoral district, in which he offers to vote, for six months next preceding the election; but a person, who shall have acquired a residence in such county or city, entitling him to vote at any such election, shall be entitled to vote in the election district from which he removed, until he shall have acquired a residence in the part of the county or city to which he has removed.

Elections by ballot.

Qualifications of voters.

Residence.

Removal.

Bevard vs. Hoffman, 18 Md., 479. Miles vs. Bradford, 22 Md., 171. Shaeffer vs. Gilbert, 73 Md., 66. Southerland vs. Norris, 74 Md., 326. Kemp vs. Owens, 76 Md., 237. Langhammer vs. Munter, 80 Md., 518. Hanna vs. Young, 84 Md., 179. Howard vs. Skinner, 87 Md., 558. Davidson vs. Brice, 91 Md., 688.

SEC. 2. No person above the age of twenty-one years, convicted of larceny or other infamous crime, unless pardoned by the Governor, shall ever thereafter, be entitled to vote at any election in this State; and no person under guardianship, as a lunatic, or as a person *non compos mentis*, shall be entitled to vote.

Disqualifications.

State vs. Bixler, 62 Md., 354.

*The word "white" became inoperative under the 15th Amendment to the Constitution of the United States.

Bribery.

SEC. 3. If any person shall give, or offer to give, directly or indirectly, any bribe, present or reward, or any promise, or any security, for the payment or delivery of money, or any other thing, to induce any voter to refrain from casting his vote, or to prevent him in any way from voting, or to procure a vote for any candidate or person proposed, or voted for as an elector of President and Vice-President of the United States, or Representative in Congress or for any office of profit or trust, created by the Constitution or Laws of this State, or by the Ordinances, or authority of the Mayor and City Council of Baltimore, the person giving, or offering to give and the person receiving the same, and any person who gives or causes to be given, an illegal vote, knowing it to be such, at any election to be hereafter held in this State, shall, on conviction in a Court of Law, in addition to the penalties now or hereafter to be imposed by law, be forever disqualified to hold any office of profit or trust, or to vote at any election thereafter.

Penalties.

But the General Assembly may, in its discretion, remove the above penalty and all other penalties upon the vote seller so as to place the penalties for the purchase of votes on the vote buyer alone.*

**Punishment
for illegal
voting.**

SEC. 4. It shall be the duty of the General Assembly to pass Laws to punish, with fine and imprisonment, any person who shall remove into any election district or precinct of any ward of the city of Baltimore, not for the purpose of acquiring a *bona fide* residence therein, but for the purpose of voting at an approaching election, or who shall vote in any election district or ward in which he does not reside (except in the case provided for in this Article), or shall, at the same election, vote in more than one election district, or precinct, or shall vote, or offer to vote, in any name not his own, or in place of any other person of the same name, or shall vote in any county in which he does not reside.

Registration.

SEC. 5. The General Assembly shall provide by law for a uniform Registration of the names of all the voters in this State who possess the qualifications prescribed in this Article, which Registration shall be conclusive evidence to the Judges of election of the right of every person thus registered to vote at any election thereafter held in this State; but no person shall vote at any election, Federal or State, hereafter to be held in this State, or at any municipal election in the city of Baltimore, unless his name appears in the list of registered voters; and until the General Assembly shall hereafter pass an Act for the Registration of the names of voters, the law in

*Thus amended by Chapter 602, Acts of 1912, ratified by the people November 4, 1913.

force on the first day of June, in the year eighteen hundred and sixty-seven, in reference thereto, shall be continued in force, except so far as it may be inconsistent with the provisions of this Constitution; and the registry of voters, made in pursuance thereof, may be corrected, as provided in said law; but the names of all persons shall be added to the list of qualified voters by the officers of Registration, who have the qualifications prescribed in the first section of this Article, and who are not disqualified under the provisions of the second and third sections thereof.

Miles vs. Bradford, 22 Md., 176. Smith vs. Stephan, 66 Md., 381.

SEC. 6. Every person elected or appointed to any office of **Oath of office.** profit or trust, under this Constitution, or under the laws, made pursuant thereto, shall, before he enters upon the duties of such office, take and subscribe the following oath or affirmation: I, ———, do swear, (or affirm, as the case may be), that I will support the Constitution of the United States; and that I will be faithful and bear true allegiance to the State of Maryland, and support the Constitution and Laws thereof; and that I will, to the best of my skill and judgment, diligently and faithfully, without partiality or prejudice execute the office of ———, according to the Constitution and Laws of this State, (and, if a Governor, Senator, Member of the House of Delegates, or Judge), that I will not, directly or indirectly, receive the profits or any part of the profits of any other office during the term of my acting as ———.

Thomas vs. Owens, 4 Md., 189. Archer vs. State, 74 Md., 410 and 443. Keyser vs. Upshur, 92 Md., 728. Davidson vs. Brice, 91 Md., 685. Little vs. Schul, 118 Md. Clark vs. Harford County Agri. and B. Asso., 118 Md.

SEC. 7. Every person hereafter elected or appointed to office in this State, who shall refuse or neglect to take the oath or affirmation of office provided for in the sixth section of this Article, shall be considered as having refused to accept the said office; and a new election or appointment shall be made; as in case of refusal to accept, or resignation of any office; and any person violating said oath shall, on conviction thereof, in a Court of Law, in addition to the penalties now or hereafter to be imposed by law, be thereafter incapable of holding any office of profit or trust in this State. **New election on refusal to take oath.**

Archer vs. State, 74 Md., 443. Davidson vs. Brice, 91 Md., 684. Little vs. Schul, 118 Md. Clark vs. Harford County Agri. and B. Asso., 118 Md.

ARTICLE II.

EXECUTIVE DEPARTMENT.

Governor's
term of
office.

SECTION 1. The executive power of the State will be vested in a Governor, whose term of office shall commence on the second Wednesday of January next ensuing his election, and continue for four years, and until his successor shall have qualified; but the Governor chosen at the first election under this Constitution shall not enter upon the discharge of the duties of the office until the expiration of the term for which the present incumbent was elected; unless the said office shall become vacant by death, resignation, removal from the State, or other disqualification of the said incumbent.

Miles vs. Bradford, 22 Md., 183.

Time, place
and manner
of electing
Governor.

SEC. 2. An election for Governor, under this Constitution, shall be held on the Tuesday next after the first Monday of November, in the year eighteen hundred and sixty-seven, and on the same day and month in every fourth year thereafter, at the places of voting for delegates to the General Assembly; and every person qualified to vote for Delegates shall be qualified and entitled to vote for Governor; the election to be held in the same manner as the election of Delegates, and the returns thereof under seal to be addressed to the Speaker of the House of Delegates, and enclosed and transmitted to the Secretary of State, and delivered to said Speaker, at the commencement of the session of the General Assembly next ensuing said election.

Plurality to
elect.

SEC. 3. The Speaker of the House of Delegates shall then open the said returns in the presence of both Houses; and the person having the highest number of votes, and being constitutionally eligible, shall be the Governor, and shall qualify, in the manner herein prescribed, on the second Wednesday of January next ensuing his election, or as soon thereafter as may be practicable.

Tie vote.

SEC. 4. If two or more persons shall have the highest and an equal number of votes for Governor, one of them shall be chosen Governor by the Senate and House of Delegates, and all questions in relation to the eligibility of Governor, and to the returns of said election, and to the number and legality of voters therein given, shall be determined by the House of Delegates; and if the person or persons, having the highest number of votes, be ineligible, the Governor shall be chosen by the Senate and House of Delegates. Every election of Governor by the General Assembly shall be determined by a joint majority of the Senate and House of Delegates, and the

House to de-
cide all ques-
tions.

vote shall be taken *viva voce*. But if two or more persons shall have the highest and an equal number of votes, then a second vote shall be taken, which shall be confined to the persons having an equal number; and if the vote should again be equal, then the election of Governor shall be determined by lot between those who shall have the highest and an equal number on the first vote.

SEC. 5. A person to be eligible to the office of Governor must have attained the age of thirty years, and must have been for ten years a citizen of the State of Maryland, and for five years next preceding his election a resident of the State, and, at the time of his election, a qualified voter therein.

Qualifications
of Governor.

SEC. 6. In the case of death or resignation of the Governor, or of his removal from the State, or other disqualification, the General Assembly, if in session, or if not, at their next session, shall elect some other qualified person to be Governor for the residue of the term for which the said Governor had been elected.

Election by
Assembly.

SEC. 7. In case of any vacancy in the office of Governor, during the recess of the Legislature, the President of the Senate shall discharge the duties of said office, until a Governor is elected, as herein provided for; and in case of the death or resignation of the said President, or of his removal from the State, or of his refusal to serve, then the duties of said office shall, in like manner, and for the same interval, devolve upon the Speaker of the House of Delegates. And the Legislature may provide by Law, for the impeachment of the Governor; and in case of his conviction, or his inability, may declare what person shall perform the Executive duties; and for any vacancy in said office not herein provided for, provision may be made by Law; and if such vacancy should occur without such provision being made, the Legislature shall be convened by the Secretary of State for the purpose of filling said vacancy.

Succession.

Impeachment.

SEC. 8. The Governor shall be the Commander-in-Chief of the land and naval forces of the State; and may call out the Militia to repel invasions, suppress insurrections, and enforce the execution of the Laws; but shall not take the command in person, without the consent of the Legislature.

Governor to
be Com-
mander-in-
Chief of
militia.

Scholle vs. State, 90 Md., 733.

SEC. 9. He shall take care that the Laws are faithfully executed.

Duties.

Appoint-
ments.

SEC. 10. He shall nominate, and by and with the advice and consent of the Senate, appoint all civil and military officers of the State, whose appointment or election is not otherwise herein provided for; unless a different mode of appointment be prescribed by the Law creating the office.

Davis vs. State, 7 Md., 151. Cantwell vs. Owens, 14 Md., 215. Scholle vs. State, 90 Md., 743.

Appointments
during re-
cess.

SEC. 11. In case of any vacancy during the recess of the Senate, in any office which the Governor has power to fill, he shall appoint some suitable person to said office, whose commission shall continue in force until the end of the next session of the Legislature, or until some other person is appointed to the same office, which ever shall first occur; and the nomination of the person thus appointed during the recess, or of some other person in his place, shall be made to the Senate within thirty days after the next meeting of the Legislature.

Watkins vs Watkins, 2 Md., 341. Cantwell vs. Owens, 14 Md., 215. Smoot vs. Sommerville, 59 Md., 84. Kroh vs. Smoot, 62 Md., 172. Ash vs. McVey, 85 Md., 119. Sappington vs. Slade, 91 Md., 645. School Commissioners vs. Goldsborough, 90 Md., 204. Cull vs. Whelple, 114 Md.

Rejection by
Senate.

SEC. 12. No person, after being rejected by the Senate, shall be again nominated for the same office at the same session, unless at the request of the Senate; or be appointed to the same office during the recess of the Legislature.

Townsend vs. Kurtz, 83 Md., 331.

Time of

nomination.
Term of office.

SEC. 13. All civil officers appointed by the Governor and Senate, shall be nominated to the Senate within fifty days from the commencement of each regular session of the Legislature; and their term of office, except in cases otherwise provided for in this Constitution, shall commence on the first Monday of May next ensuing their appointment, and continue for two years, (unless removed from office), and until their successors, respectively, qualify according to Law; but the term of office of the Inspectors of Tobacco shall commence on the first Monday of March next ensuing their appointment.

Dyer vs. Bayne, 54 Md., 87. Smoot vs. Sommerville, 59 Md., 84. Merrill vs. School Commrs. Garrett Co., 70 Md., 269. Commrs. Calvert Co. vs. Hellen, 72 Md., 603. Sappington vs. Slade, 91 Md., 645. Clark vs. Wayson, 118 Md. Levin vs. Hewes, 118 Md.

Vacancy dur-
ing session.

SEC. 14. If a vacancy shall occur during the session of the Senate, in any office which the Governor and Senate have the power to fill, the Governor shall nominate to the Senate, before its final adjournment, a proper person to fill said vacancy, unless such vacancy occurs within ten days before said final adjournment.

Smoot vs. Sommerville, 59 Md., 84. Ash vs. McVey, 85 Md., 119.

SEC. 15. The Governor may suspend or arrest any military officer of the State for disobedience of orders or other military offence; and may remove him in pursuance of the sentence of a Court-Martial; and may remove for incompetency or misconduct, all civil officers who received appointment from the Executive for a term of years.

Courts-martial.

Cantwell vs. Owens, 14 Md., 215. Harman vs. Harwood, 58 Md., 1. Townsend vs. Kurtz, 83 Md., 331. School Commrs. vs. Goldsborough, 90 Md., 195. Cull vs. Whelittle, 114 Md.

SEC. 16. The Governor shall convene the Legislature, or the Senate alone, on extraordinary occasions; and whenever from the presence of any enemy, or from any other cause, the Seat of Government shall become an unsafe place for the meeting of the Legislature, he may direct their sessions to be held at some other convenient place.

Extra sessions of Legislature.

SEC. 17. To guard against hasty or partial legislation and encroachments of the Legislative Department upon the coordinate, Executive and Judicial Departments, every Bill which shall have passed the House of Delegates, and the Senate shall, before it becomes a law, be presented to the Governor of the State; if he approves he shall sign it, but if not he shall return it with his objections to the House in which it originated, which House shall enter the objections at large on its Journal and proceed to reconsider the Bill; if, after such reconsideration, three-fifths of the members elected to that House shall pass the Bill, it shall be sent with the objections to the other House, by which it shall likewise be reconsidered, and if it pass by three-fifths of the members elected to that House it shall become a law; but in all cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the Bill shall be entered on the Journal of each House, respectively. If any bill shall not be returned by the Governor within six days (Sundays excepted), after it shall have been presented to him, the same shall be a law in like manner as if he signed it, unless the General Assembly shall, by adjournment, prevent its return, in which case it shall not be a law.

Veto power.

Vetoed bills; bow passed.

Yeas and nays.

Veto within six days.

The Governor shall have power to disapprove of any item or items of any Bills making appropriations of money embracing distinct items, and the part or parts of the Bill approved shall be the law, and the item or items of appropriations disapproved shall be void unless repassed according to the rules or limitations prescribed for the passage of other Bills over the Executive veto.*

Veto of items.

Hamilton vs. State, 61 Md., 28. Lankford vs. Commrs. Somerset Co., 73 Md., 105. Warfield vs. Vandiver, 101 Md., 78.

*Thus amended by Chapter 194, Acts of 1890, ratified by the people, November 3, 1891.

Governor to
examine
Treasury
accounts.

SEC. 18. It shall be the duty of the Governor, semi-annually (and oftener, if he deems it expedient) to examine under oath the Treasurer and Comptroller of the State on all matters pertaining to their respective offices, and inspect and review their bank and other account books.

Recommendations.

SEC. 19. He shall, from time to time, inform the Legislature of the condition of the State, and recommend to their consideration such measures as he may judge necessary and expedient.

Pardons.

SEC. 20. He shall have power to grant reprieves and pardons, except in cases of impeachment, and in cases in which he is prohibited by other Articles of this Constitution; and to remit fines and forfeitures for offences against the State; but shall not remit the principal or interest of any debt due the State, except in cases of fines and forfeitures; and before granting a *nolle prosequi*, or pardon, he shall give notice, in one or more newspapers, of the application made for it, and of the day on or after which his decision will be given; and in every case in which he exercises this power, he shall report to either Branch of the Legislature, whenever required, the petitions, recommendations and reasons which influenced his decisions.

Notice in
newspapers.

Reports to
Legislature.

Residence
and salary
of the Gov-
ernor.

SEC. 21. The Governor shall reside at the seat of government, and receive for his services an annual salary of four thousand five hundred dollars.

Secretary
of State.

SEC. 22. A Secretary of State shall be appointed by the Governor, by and with the advice and consent of the Senate, who shall continue in office, unless sooner removed by the Governor, till the end of the official term of the Governor from whom he received his appointment, and receive an annual salary of two thousand dollars, and shall reside at the seat of government; and the office of Private Secretary shall thenceforth cease.

Duties of Sec-
retary of
State.

SEC. 23. The Secretary of State shall carefully keep and preserve a record of all official acts and proceedings, which may at all times be inspected by a committee of either branch of the Legislature; and he shall perform such other duties as may be prescribed by law, or as may properly belong to his office, together with all clerical duty belonging to the Executive Department.

ARTICLE III.

LEGISLATIVE DEPARTMENT.

SECTION 1. The Legislature shall consist of two distinct branches—a Senate and a House of Delegates—and shall be styled the General Assembly of Maryland.

Bradshaw vs. Lankford, 73 Md., 428. Warfield vs. Vandiver, 101 Md., 78.

SEC. 2. The city of Baltimore shall be divided into four legislative districts, as near as may be, of equal population and of contiguous territory, and each of said legislative districts of Baltimore city, as they may from time to time be laid out, in accordance with the provisions hereof, and each county in the State shall be entitled to one Senator, who shall be elected by the qualified voters of the said legislative districts of Baltimore city and of the counties of the State, respectively, and shall serve for four years from the date of his election, subject to the classification of Senators hereafter provided for.*

Legislative districts.

Election of Senators.

Term.

SEC. 3. Until the taking and publishing of the next National Census, or until the enumeration of the population of this State, under the authority thereof, the several counties and the city of Baltimore, shall have a representation in the House of Delegates, as follows: Allegany County, five Delegates; Anne Arundel County, three Delegates; Baltimore County, six Delegates; each of the four Legislative Districts of the city of Baltimore, six Delegates; Calvert County, two Delegates; Caroline County, two Delegates; Carroll County, four Delegates; Cecil County, four Delegates; Charles County, two Delegates; Dorchester County, three Delegates; Frederick County, six Delegates; Harford County, four Delegates; Howard County, two Delegates; Kent County, two Delegates; Montgomery County, three Delegates; Prince George's County, three Delegates; Queen Anne's County, two Delegates; St. Mary's County, two Delegates; Somerset County, three Delegates; Talbot County, two Delegates; Washington County, five Delegates, and Worcester County, three Delegates.†

Representation in House.

*Thus amended by Act of 1900, Chapter 469, ratified by the people at November election, 1901.

†Under the State Census of 1910 the allotment of representation of the several counties in the House of Delegates is as follows: Allegany County, six; Anne Arundel County, four; Baltimore County, six; Calvert County, two; Caroline County, three; Carroll County, four; Cecil County, three; Charles County, two; Dorchester County, four; Frederick County, five; Garrett County, three; Harford County, three; Howard County, two; Kent County, two; Montgomery County, four; Prince George's County, four; Queen Anne's County, two; Somerset County, three; St. Mary's County, two; Talbot County, three; Washington County, five; Wicomico County, three; Worcester County, three; and Baltimore City, twenty-four delegates. Total, 102.

Basis of representation.

SEC. 4. As soon as may be, after the taking and publishing of the National Census of 1900, or after the enumeration of the population of this State, under the authority thereof, there shall be an apportionment of representation in the House of Delegates, to be made on the following basis, to wit: Each of the several counties of the State, having a population of eighteen thousand souls or less, shall be entitled to two Delegates; and every county having a population of over eighteen thousand and less than twenty-eight thousand souls, shall be entitled to three Delegates; and every county having a population of twenty-eight thousand and less than forty thousand souls, shall be entitled to four Delegates; and every county having a population of forty thousand and less than fifty-five thousand souls, shall be entitled to five Delegates; and every county having a population of fifty-five thousand souls and upwards, shall be entitled to six Delegates and no more; and each of the four Legislative Districts of the city of Baltimore shall be entitled to the number of Delegates to which the largest county shall or may be entitled under the foregoing apportionment, and the General Assembly shall have the power to provide by law, from time to time, for altering and changing the boundaries of the existing Legislative Districts of the city of Baltimore, so as to make them as near as may be of equal population; but said district shall always consist of contiguous territory.*

Legislative districts in Baltimore may be changed.

Governor to arrange representation.

Proclamation.

SEC. 5. Immediately after the taking and publishing of the next National Census, or after any State enumeration of population, as aforesaid, it shall be the duty of the Governor, then being, to arrange the representation in said House of Delegates in accordance with the apportionment herein provided for; and to declare, by Proclamation, the number of Delegates to which each county and the city of Baltimore may be entitled under such apportionment; and after every National Census taken thereafter, or after any State enumeration of population thereafter made, it shall be the duty of the Governor, for the time being, to make similar adjustment of representation, and to declare the same by Proclamation, as aforesaid.

Election of Delegates.

Term.

SEC. 6. The members of the House of Delegates shall be elected by the qualified voters of the counties, and the Legislative Districts of Baltimore city, respectively, to serve for two years from the day of their election.

*Thus amended by Act of 1900, Chapter 432, ratified by the people at November election, 1901.

SEC. 7. The first election for Senators and Delegates shall take place on the Tuesday next after the first Monday in the month of November, eighteen hundred and sixty-seven; and the election for Delegates, and as nearly as practicable, for one-half of the Senators shall be held on the same day in every second year thereafter.

Time of election.

SEC. 8. Immediately after the Senate shall have convened, after the first election, under this Constitution, the Senators shall be divided by lot into two classes, as nearly equal in number as may be. Senators of the first class shall go out of office at the expiration of two years, and Senators shall be elected on the Tuesday next after the first Monday in the month of November, eighteen hundred and sixty-nine, for the term of four years, to supply their places; so that, after the first election, one-half of the Senators may be chosen every second year. In case the number of Senators be hereafter increased, such classification of the additional Senators shall be made as to preserve, as nearly as may be, an equal number in each class.

Classification of Senators.

Covington vs. Buffett, 90 Md., 577. Weddle vs. School Commrs., 94 Md., 344.

SEC. 9. No person shall be eligible as a Senator or Delegate who, at the time of his election, is not a citizen of the State of Maryland, and who has not resided therein for at least three years next preceding the day of his election, and the last year thereof, in the county, or in the Legislative District of Baltimore city, which he may be chosen to represent, if such county or Legislative District of said city shall have been so long established; and if not, then in the county or city, from which, in whole or in part, the same may have been formed; nor shall any person be eligible as a Senator unless he shall have attained the age of twenty-five years, nor as a Delegate unless he shall have attained the age of twenty-one years, at the time of his election.

Qualifications of Senators and Delegates.

SEC. 10. No member of Congress, or person holding any civil or military office under the United States shall be eligible as a Senator or Delegate; and if any person shall, after his election as Senator or Delegate, be elected to Congress, or be appointed to any office, civil or military, under the Government of the United States, his acceptance thereof shall vacate his seat.

Ineligibles.

SEC. 11. No Minister or Preacher of the Gospel, or of any religious creed or denomination, and no person holding any civil office of profit or trust under this State, except Justices of the Peace, shall be eligible as Senator or Delegate.

Ineligibles.

Defaulter-
Ineligible.

SEC. 12. No collector, receiver or holder of public money shall be eligible as Senator or Delegate, or to any office of profit or trust under this State, until he shall have accounted for and paid into the Treasury all sums on the books thereof charged to and due by him.

Vacancies.

SEC. 13. In case of death, disqualification, resignation, refusal to act, expulsion, or removal from the county or city for which he shall have been elected, or any person who shall have been chosen as a Delegate or Senator, or in case of a tie between two or more such qualified persons, a warrant of election shall be issued by the Speaker of the House of Delegates, or President of the Senate, as the case may be, for the election of another person in his place, of which election not less than ten days' notice shall be given, exclusive of the day of the publication of the notice and of the day of election; and if during the recess of the Legislature, and more than ten days before its termination, such death shall occur, or such resignation, refusal to act or disqualification be communicated in writing to the Governor by the person so resigning, refusing or disqualified, it shall be the duty of the Governor to issue a warrant of election to supply the vacancy thus created, in the same manner the said Speaker or President might have done during the session of the General Assembly; provided, however, that unless a meeting of the General Assembly may intervene, the election thus ordered to fill such vacancy shall be held on the day of the ensuing election for Delegates and Senators.

Covington vs. Buffett, 90 Md., 576.

Time of meet-
ing of Leg-
islature.

SEC. 14. The General Assembly shall meet on the first Wednesday of January, eighteen hundred and sixty-eight, and on the same day in every second year thereafter, and at no other time, unless convened by Proclamation of the Governor.

Limit of ses-
sions.

SEC. 15. The General Assembly may continue its session so long as in its judgment the public interest may require, for a period not longer than ninety days; and each member thereof shall receive a compensation of five dollars per diem for every day he shall attend the session, but not for such days as he may be absent, unless absent on account of sickness or by leave of the House of which he is a member; and he shall also receive such mileage as may be allowed by law, not exceeding twenty cents per mile; and the presiding officer of each House shall receive an additional compensation of three dollars per day. When the General Assembly shall be convened by Proclamation of the Governor, the session shall not

Compensa-
tion.

Mileage.

Extra ses-
sions.

continue longer than thirty days, and in such case the compensation shall be the same as herein prescribed.

SEC. 16. No book, or other printed matter, not appertaining to the business of the session, shall be purchased or subscribed for, for the use of the members of the General Assembly, or be distributed among them, at the public expense.

Books not to be purchased.

SEC. 17. No Senator or Delegate, after qualifying as such, notwithstanding he may thereafter resign, shall during the whole period of time for which he was elected be eligible to any office which shall have been created, or the salary or profits of which shall have been increased, during such term.

Disqualifications.

SEC. 18. No Senator or Delegate shall be liable in any civil action or criminal prosecution whatever for words spoken in debate.

Freedom of debate.

SEC. 19. Each House shall be judge of the qualifications and elections of its members, as prescribed by the Constitution and laws of the State; shall appoint its own officers, determine the rules of its own proceedings, punish a member for disorderly or disrespectful behavior, and with the consent of two-thirds of its whole number of members elected, expel a member; but no member shall be expelled a second time for the same offence.

Powers of each House.

Covington vs. Buffett, 90 Md., 569. Warehouse Co. vs. Lumber Co., 118 Md.

SEC. 20. A majority of the whole number of members elected to each House shall constitute a quorum for the transaction of business; but a smaller number may adjourn from day to day, and compel the attendance of absent members in such manner and under such penalties as each House may prescribe.

Quorum.

SEC. 21. The doors of each House and of the Committee of the Whole shall be open, except when the business is such as ought to be kept secret.

Sessions to be open.

SEC. 22. Each House shall keep a Journal of its proceedings, and cause the same to be published. The yeas and nays of members on any question shall, at the call of any five of them in the House of Delegates, or one in the Senate, be entered on the Journal.

Journals to be published.

Yeas and nays.

SEC. 23. Each House may punish by imprisonment during the session of the General Assembly, any person not a mem-

Disorderly persons.

ber, for disrespectful or disorderly behavior in its presence, or for obstructing any of its proceedings, or any of its officers in the execution of their duties; provided, such imprisonment shall not at any time exceed ten days.

SEC. 24. The House of Delegates may inquire, on the oath of witness, into the complaints, grievances and offences, as the grand inquest of the State, and may commit any person for any crime to the public jail, there to remain until discharged by due course of law. They may examine and pass all accounts of the State, relating either to the collection or expenditure of the revenue, and appoint auditors to state and adjust the same. They may call for all public or official papers and records, and send for persons whom they may judge necessary, in the course of their inquiries, concerning affairs relating to the public interest, and may direct all office bonds which shall be made payable to the State to be sued for any breach thereof; and with the view to the more certain prevention or correction of the abuses in the expenditures of the money of the State, the General Assembly shall create, at every session thereof, a joint standing committee of the Senate and House of Delegates, who shall have power to send for persons and examine them on oath and call for public or official papers and records; and whose duty it shall be to examine and report upon all contracts made for printing, stationery, and purchases for the public offices and the library, and all expenditures therein, and upon all matters of alleged abuse in expenditures, to which their attention may be called by resolution of either House of the General Assembly.

Marshall vs. Harwood, 7 Md., 466. Cochran vs. State, 119 Md.

SEC. 25. Neither House shall, without the consent of the other, adjourn for more than three days at any one time, nor adjourn to any other place than that in which the House shall be sitting, without the concurrent vote of two-thirds of the members present.

SEC. 26. The House of Delegates shall have the sole power of impeachment in all cases; but a majority of all the members elected must concur in the impeachment. All impeachments shall be tried by the Senate, and when sitting for that purpose the Senators shall be on oath or affirmation to do justice according to the law and the evidence; but no person shall be convicted without the concurrence of two-thirds of all the Senators elected.

SEC. 27. Any bill may originate in either House of the General Assembly and be altered, amended or rejected by the

Powers of House.

Grand inquest.

May call for persons and papers.

Contracts.

Adjournment.

Impeachment.

Bills.

other, but no bill shall originate in either House during the last ten days of the session, unless two-thirds of the members elected thereto shall so determine by yeas and nays; nor shall any bill become a law until it be read on three different days of the session in each House, unless two-thirds of the members elected to the house where such bill is pending shall so determine by yeas and nays, and no bill shall be read a third time until it shall have been actually engrossed or printed for a third reading.*

SEC. 28. No bill shall become a law unless it be passed in each House by a majority of the whole number of members elected, and on its final passage the yeas and nays be recorded; nor shall any resolution requiring the action of both Houses be passed except in the same manner.

Dunn vs. Brager, 116 Md.

SEC. 29. The style of all laws of this State shall be, "Be it enacted by the General Assembly of Maryland," and all laws shall be passed by original bill; and every law enacted by the General Assembly shall embrace but one subject, and that shall be described in its title; and no law, nor section of law, shall be revived or amended by reference to its title or section only; nor shall any law be construed by reason of its title to grant powers or confer rights which are not expressly contained in the body of the Act; and it shall be the duty of the General Assembly, in amending any article or section of the Code of Laws of this State, to enact the same as the said article or section would read when amended. And whenever the General Assembly shall enact any Public General Law, not amendatory of any section or article in the said Code, it shall be the duty of the General Assembly to enact the same, in articles and sections, in the same manner as the Code is arranged, and to provide for the publication of all additions and alterations which may be made to the said Code.

Davis vs. State, 7 Md., 151. Keller vs. State, 11 Md., 525. Parkinson vs. State, 14 Md., 184. Trustees of Allegany Co. School vs. Maffit, 22 Md., 126. McPherson vs. Leonard, 29 Md., 377. Cearfoss vs. State, 42 Md., 403. McGrath vs. State, 46 Md., 632. Co. Commrs., of Dorchester Co. vs. Meekins, 50 Md., 28. Second German-American Bldg. Asso. vs. Newman, 50 Md., 62. Co. Commrs. of Talbot Co. vs. Co. Commrs. of Queen Anne Co., 50 Md., 245. Mayor, &c., of Balto. vs. Reitz, 50 Md., 574. State vs. Fox, 51 Md., 411. Co. Commrs. of Prince George's Co. vs. Commrs. of Laurel, 51 Md., 457. Mayor, &c., of Balto. vs. Stoll, 52 Md., 435. Maryland Agricultural College vs. Keating, 58 Md., 580. Steifel vs. Maryland Institute for the Blind, 61 Md., 144. Slymen vs. State, 62 Md., 237. State vs. Norris, 70 Md., 91. Trustees Catholic, etc., vs. Manning, 72 Md., 116. Ellicott Co. vs. Speed, 72 Md.,

*Thus amended by Chapter 497, Acts of 1912, ratified by the people November 4, 1913.

22. Commrs. Calvert Co. vs. Hellen, 72 Md., 605. Scharf vs. Tasker, 73 Md., 378. Lankford vs. Commrs. Somerset Co., 73 Md., 105. Gans vs. Carter, 77 Md., 1. Bond vs. State, 78 Md., 523. Drennen vs. Banks, 80 Md., 310. Whitman vs. State, 80 Md., 410. Mayor & C. C. Balto. vs. Keeley Institute, 81 Md., 106. State vs. Applegarth, 81 Md., 293. Garrison vs. Hill, 81 Md., 551. State vs. Schultz Gas, etc., 83 Md., 58. State vs. Benzinger, 83 Md., 481. Plinney vs. Sheppard Hospital, 88 Md., 636. Steeken vs. State, 88 Md., 710. Stevens vs. State, 89 Md., 670. Luman vs. Hitchens, 90 Md., 14. Mealy vs. Hagerstown, 92 Md., 741. Herbert vs. Balto. Co., 97 Md., 639. Swan vs. Kemp, 97 Md., 691. Price vs. Liquor License Commrs., 98 Md., 346. Queen Anne's County vs. Talbot County, 98 Md., 13. Kalke vs. Wilkinson, 99 Md., 238. Brown vs. Md. Telephone Company, 101 Md., 574. State vs. German Savings Bank, 103 Md., State vs. Cumb. & Pa. Ry., 105 Md. Christmas vs. Warfield, 105 Md. Faut vs. Frederick, 105 Md. Jeffers vs. Annapolis, 107 Md. Miller vs. Wicomico Co., 107 Md. Himmel vs. Eichengreen, 107 Md. Barron vs. Smith, 108 Md. Somerset County vs. Pocomoke Bridge Co., 109 Md. Anne Arundel County vs. United Rys., 109 Md. Postal Tel. Co. vs. State, 110 Md. Nutwell vs. Anne Arundel County, 110 Md. Kingan Provision Co. vs. Lloyd, 110 Md. Prince George's County vs. B. & O. Ry., 113 Md. Mitchell vs. State, 115 Md. Foote vs. Claggett, 116 Md. Bond vs. M. & C. C. of Baltimore, 116 Md. State vs. Loden, 117 Md. Painter vs. Mottvelt, 119 Md. Ruggels vs. State, 120 Md. State vs. Gurry, 121 Md.

Bills to be
signed by
Governor.

Laws to be
recorded in
the Court of
Appeals.

SEC. 30. Every bill, when passed by the General Assembly, and sealed with the Great Seal, shall be presented to the Governor, who, if he approves it, shall sign the same in the presence of the presiding officers and chief clerks of the Senate and House of Delegates. Every law shall be recorded in the office of the Court of Appeals, and in due time be printed, published and certified under the Great Seal, to the several courts, in the same manner as has been heretofore usual in this State.

Parkinson vs. State, 14 Md., 184. Berry vs. Balto. & Drum Point R. R. Co., 41 Md., 446. Legg vs. Mayor, &c., of Annapolis, 42 Md., 203. Hamilton vs. State, 61 Md., 14. Allegany County vs. Warfield, 100 Md., 516. Dunn vs. Brager, 116 Md. Ridgley vs. Baltimore, 119 Md.

When laws
take effect.

SEC. 31. No law passed by the General Assembly shall take effect until the first day of June next after the session at which it may be passed, unless it be otherwise expressly declared therein.

Parkinson vs. State, 14 Md., 184. Risewick vs. Davis, 19 Md., 96.

Appropriations.

Contingent
fund.

SEC. 32. No money shall be drawn from the Treasury of the State by any order or resolution, nor except in accordance with an appropriation by law; and every such law shall distinctly specify the sum appropriated and object to which it shall be applied; provided, that nothing herein contained shall prevent the General Assembly from placing a contingent fund at the disposal of the Executive, who shall report to the General Assembly at each session the amount expended, and

the purposes to which it was applied. An accurate statement of the receipts and expenditures of the public money shall be attached to and published with the laws after each regular session of the General Assembly.

Financial statement to be published with laws.

Thomas vs. Owens, 4 Md., 189. McPherson vs. Leonard, 29 Md., 377.

SEC. 33. The General Assembly shall not pass local or special laws in any of the following enumerated cases, viz.: For extending the time for the collection of taxes, granting divorces, changing the name of any person, providing for the sale of real estate belonging to minors or other persons laboring under legal disabilities, by executors, administrators, guardians or trustees, giving effect to informal or invalid deeds or wills, refunding money paid into the State Treasury, or releasing persons from their debts or obligations to the State, unless recommended by the Governor or officers of the Treasury Department. And the General Assembly shall pass no special law for any case for which provision has been made by an existing general law. The General Assembly, at its first session after the adoption of this Constitution, shall pass general laws providing for the cases enumerated in this section which are not already adequately provided for, and for all other cases where a general law can be made applicable.

Special laws prohibited.

Whittington vs. Polk, 1 H. & J., 236. Horsey vs. State, 3 H. & J., 2. Gover vs. Hall, Exr., 3 H. & J., 43. Partridge vs. Dorsey, 3 H. & J., 302. Crane vs. Meginnis, 1 G. & J., 463. Dulany vs. Tilghman, 6 G. & J., 46. Norris vs. Trustees of the Abingdon Academy, 7 G. & J., 7. Barrett vs. Oliver, 7 G. & J., 191. Lawrence vs. Hicks, 8 G. & J., 386. The Regents of the University of Maryland vs. Williams, 9 G. & J., 365. Dorsey vs. Gilbert, 11 G. & J., 87. Cromwell vs. State, 12 G. & J., 257. Prout vs. Berry, 12 G. & J., 286. State vs. B. & O. R. R. Co., 12 G. & J., 400. Campbell's Case, 2 Bl., 209. Wright vs. Wright, 2 Md., 429. Rock Hill College vs. Jones, 47 Md., 16. Pumphrey vs. Mayor, &c., of Balto., 47 Md., 145. O'Brian & Co. vs. Co. Commrs. of Baltimore Co., 51 Md., 15. Co. Commrs. of Prince George's Co. vs. Co. Commrs. of Laurel, 51 Md., 457. Montague vs. State, 54 Md., 481. Hodges vs. Balto. Passenger Railway Co., 58 Md., 603. Lankford vs. Commrs. Somerset Co., 73 Md., 105. Gans vs. Carter, 77 Md., 1. Revell vs. Mayor, &c., of Annapolis, 81 Md., 1. Hamilton vs. Carroll, 82 Md., 326. Mealy vs. Hagerstown, 92 Md., 745. Herbert vs. Balto. Co., 97 Md., 634. Baltimore City vs. Allegany County, 99 Md., 1. Miller vs. Wicomico County, 107 Md. Prince George's County vs. B. & O. Ry., 113 Md.

SEC. 34. No debt shall be hereafter contracted by the General Assembly unless such debt shall be authorized by a law providing for the collection of an annual tax or taxes sufficient to pay the interest on such debt as it falls due, and also to discharge the principal thereof within fifteen years from the time of contracting the same; and the taxes laid for this purpose shall not be repealed or applied to any other object until the said debt and interest thereon shall be fully dis-

Debts regulated.

Credit of the State not to be given.

charged. The credit of the State shall not in any manner be given, or loaned to, or in aid of any individual association or corporation; nor shall the General Assembly have the power in any mode to involve the State in the construction of works of internal improvement, nor in granting any aid thereto, which shall involve the faith or credit of the State; nor make any appropriation therefor, except in aid of the construction of works of internal improvement in the counties of St. Mary's, Charles and Calvert, which have had no direct advantage from such works as have been heretofore aided by the State; and provided that such aid, advances or appropriations shall not exceed in the aggregate the sum of five hundred thousand dollars. And they shall not use or appropriate the proceeds of the internal improvement companies, or of the State tax, now levied, or which may hereafter be levied, to pay off the public debt [or] to any other purpose until the interest and debt are fully paid or the sinking fund shall be equal to the amount of the outstanding debt; but the General Assembly may, without laying a tax, borrow an amount never to exceed fifty thousand dollars to meet temporary deficiencies in the Treasury, and may contract debts to any amount that may be necessary for the defence of the State.

Public debt.

Temporary deficiencies.

State vs. Hendrickson, 15 Md., 205.

Extra compensation prohibited.

SEC. 35. No extra compensation shall be granted or allowed by the General Assembly to any public officer, agent, servant or contractor, after the service shall have been rendered, or the contract entered into; nor shall the salary or compensation of any public officer be increased or diminished during his term of office.

Levin vs. Hewes, 118 Md.

Lotteries prohibited.

SEC. 36. No lottery grant shall ever hereafter be authorized by the General Assembly.

Lucas vs. McBlair, 12 G. & J., 1. State vs. Hawkins, 96 Md., 133.

Slaves.

SEC. 37. The General Assembly shall pass no law providing for payment by this State for slaves emancipated from servitude in this State; but they shall adopt such measures as they may deem expedient to obtain from the United States compensation for such slaves, and to receive and distribute the same equitably to the persons entitled.

SEC. 38. No person shall be imprisoned for debt.

State vs. Mace, 5 Md., 337. Trail vs. Snouffer, 6 Md., 308. Ruggles vs. State, 120 Md.

SEC. 39. The General Assembly shall grant no charter for Banks. banking purposes, nor renew any banking corporation now in existence, except upon the condition that the stockholders shall be liable to the amount of their respective share or shares of stock in such banking institution, for all its debts and liabilities upon note, bill or otherwise; the books, papers and accounts of all banks shall be open to inspection under such regulations as may be prescribed by law.

Hammond vs. Strauss, 53 Md., 1. Helfrich vs. Catonsville Water Co., 74 Md., 269. O'Brien vs. Baltimore Belt R. R. Co., 74 Md., 363. Charters of Banks, 102 Md., 514, 619.

SEC. 40. The General Assembly shall enact no law authorizing private property to be taken for public use, without just compensation as agreed upon between the parties, or awarded by a jury, being first paid or tendered to the party entitled to such compensation. Compensation for property taken for public use.

C. & O. Canal Co. vs. B. & O. Railroad Co., 4 G. & J., 1. Tidewater Canal Co. vs. Archer, 9 G. & J., 479. B. & S. Railroad vs. Compton, 2 Gill, 20. Alexander vs. Mayor, &c., of Balto., 5 Gill, 383. Binney's Case, 2 Bl., 99. Waring vs. Waring, 2 Bl., 673. Hepburn's Case, 3 Bl., 95. Compton vs. The Susquehanna Railroad, 3 Bl., 386. Baltimore vs. McKim, 3 Bl., 453. Hamilton vs. Annapolis & Elkridge Railroad Co., 1 Md., Ch. 107. Harness vs. Chesapeake & Ohio Canal Co., 1 Md., Ch., 248. Hamilton vs. Annapolis & Elkridge Railroad Co., 1 Md., 553. Hoyer vs. Swan, 5 Md., 237. Moale vs. Mayor, &c., of Balto., 5 Md., 314. Steuart vs. Mayor, &c., of Balto., 7 Md., 50. Graff vs. Mayor, &c., of Balto., 10 Md., 544. Reddall vs. Bryan, 14 Md., 444. Western Md. R. R. Co. vs. Owings, 15 Md., 199. Kane vs. Mayor, &c., of Balto., 15 Md., 240. State vs. Graves, 19 Md., 369. Douglass vs. Boonsborough, Turnpike R. Co., 22 Md., 229. Western Md. R. R. Co. vs. Patterson, 37 Md., 125. State vs. Consolidation Coal Co., 46 Md., 1. Mayor, &c., of Cumberland vs. Wilson, 50 Md., 138. P. R. R. Co. vs. B. & O. R. R. Co., 60 Md., 267. American Telephone Co. vs. Pearce, 71 Md., 535. Ulman vs. M. & C. C. Balto., 72 Md., 587-609. Helfrich vs. Catonsville Water Co., 74 Md., 269. O'Brien vs. Balto. Belt R. R. Co., 74 Md., 363. Balto. Belt Railroad Co., vs. Baltzell, 75 Md., 94. Mayor, &c., of Balto., vs. Ulman, 79 Md., 469. Van Witsen vs. Gutman, 79 Md., 405. Garrett vs. Lake Roland Elevated R. R. Co., 79 Md., 277. Deems vs. Mayor and City Council of Balto., 80 Md., 164. Balto. and Eastern Shore R. R. vs. Spring, 80 Md., 510. Turnpike Co. vs. R. R. Co., 81 Md., 247. Mayor & City Council of Balto. et al. vs. The Keeley Institute, 81 Md., 106. Baumgardner vs. Fowler, 82 Md., 631. Poole vs. Falls Road Ry., 88 Md., 536. Cochran vs. Preston, 108 Md. Bond vs. M. & C. C. of Baltimore, 116 Md. People vs. Western Maryland Railway, 119 Md. Ridgley vs. Baltimore, 119 Md.

SEC. 40A. The General Assembly shall enact no law authorizing private property to be taken for public use without just compensation, to be agreed upon between the parties or awarded by a jury, being first paid or tendered to the party entitled to such compensation, but where such property is situated in Baltimore City and is desired by this State or by Compensation for property taken for public use.

the Mayor and City Council of Baltimore, the General Assembly may provide for the appointment of appraisers by a Court of Record to value such property, and that, upon payment of the amount of such valuation to the party entitled to compensation, or into Court and securing the payment of any further sum that may be awarded by a jury, such property may be taken.*

Duellists.

SEC. 41. Any citizen of this State who shall, after the adoption of this Constitution, either in or out of this State, fight a duel with deadly weapons, or send or accept a challenge so to do, or who shall act as a second, or knowingly aid or assist in any manner those offending, shall ever thereafter be incapable of holding any office of profit or trust under this State, unless relieved from the disability by an Act of the Legislature.

Elections.

SEC. 42. The General Assembly shall pass laws necessary for the preservation of the purity of elections.

Wife's property protected.

SEC. 43. The property of the wife shall be protected from the debts of her husband.

Schindel vs. Schindel, 12 Md., 294. Steffey vs. Steffey, 19 Md., 9. Kennedy vs. Lange, 50 Md., 91. Clark vs. Wooton, 63 Md., 113. Beall vs. Frank, 93 Md., 335.

Exemption.

SEC. 44. Laws shall be passed by the General Assembly to protect from execution a reasonable amount of the property of the debtor, not exceeding in value the sum of five hundred dollars.

Heinmel vs. Eichengreen, 107 Md.

Compensation of clerks and registers.

SEC. 45. The General Assembly shall provide a simple and uniform system of charges in the offices of Clerks of Courts and Registers of Wills, in the counties of this State and the city of Baltimore, and for the collection thereof; provided, the amount of compensation to any of the said officers in the various counties shall not exceed the sum of three thousand dollars a year, and in the city of Baltimore, thirty-five hundred dollars a year, over and above office expenses and compensation to assistants; and provided, further, that such compensation of Clerks, Registers, assistants and office expenses shall always be paid out of the fees or receipts of the offices, respectively.

Banks vs. State, 60 Md., 305.

Grants from U. S.

SEC. 46. The General Assembly shall have power to receive from the United States any grant or donation of land, money or securities for any purpose designated by the United States, and shall administer or distribute the same according to the conditions of the said grant.

Pitznagle vs. Western Maryland Railway, 119 Md.

*Thus added by Chapter 402, Acts of 1912, ratified by the people November 4, 1913.

SEC. 47. The General Assembly shall make provisions for all cases of contested elections of any of the officers, not herein provided for. Contested elections.

State vs. Jarrett & Harwood, 17 Md., 309. Groome vs. Gwinn, 43 Md., 572. Washington Hospital vs. Mealey, 121 Md.

SEC. 48. Corporations may be formed under general laws, but shall not be created by special act, except for municipal purposes and except in cases where no general laws exist, providing for the creation of corporations of the same general character as the corporation proposed to be created, and any act of incorporation passed in violation of this section shall be void; all charters granted or adopted in pursuance of this section, and all charters heretofore granted and created subject to repeal or modification, may be altered from time to time, or be repealed; provided, nothing herein contained shall be construed to extend to banks or the incorporation thereof; the General Assembly shall not alter or amend the charter of any corporation existing at the time of the adoption of this Article, or pass any other general or special law for the benefit of such corporation except upon the condition that such corporation shall surrender all claim to exemption from taxation or from the repeal or modification of its charter, and that such corporation shall thereafter hold its charter subject to the provisions of this Constitution; and any corporation chartered by this State which shall accept, use, enjoy or in any wise avail itself of any rights, privileges, or advantages that may hereafter be granted or conferred by any general or special Act, shall be conclusively presumed to have thereby surrendered any exemption from taxation to which it may be entitled under its charter, and shall be thereafter subject to taxation as if no such exemption has been granted by its charter.* Corporations.

New Central Coal Co. vs. George's Creek Coal and Iron Co., 37 Md., 537. Montell & Co. vs. Consolidated Coal Co., 39 Md., 164. State vs. Northern Central R. R. Co., 44 Md., 131. Reed vs. Balto. Trust and Guarantee Co., 72 Md., 531. Jackson vs. Walsh, 75 Md., 304. Webster vs. Cambridge Female Seminary, 78 Md., 193. Phinney vs. Sheppard Hospital, 88 Md., 638. State vs. N. C. Ry Co., 90 Md., 471. Scholle vs. State, 90 Md., 734. Mealey vs. Hagerstown, 92 Md., 745.

SEC. 49. The General Assembly shall have power to regulate by law, not inconsistent with this Constitution, all matters which relate to the Judges of Election, time, place and manner of holding elections in this State, and of making returns thereof. Elections.

Lankford vs. Commrs. Somerset Co., 73 Md., 105.

*Thus amended by Chapter 195, Acts of 1890, ratified by the people November 3, 1891.

Bribery. SEC. 50. It shall be the duty of the General Assembly at its first session, held after the adoption of this Constitution, to provide by law for the punishment, by fine, or imprisonment in the penitentiary, or both, in the discretion of the court, of any person who shall bribe or attempt to bribe any Executive, or Judicial officer of the State of Maryland, or any member, or officer of the General Assembly of the State of Maryland, or of any municipal corporation in the State of Maryland, or any executive officer of such corporation, in order to influence him in the performance of any of his official duties; and also, to provide by law for the punishment, by fine, or imprisonment in the penitentiary, or both, in the discretion of the court, of any of said officers, or members, who shall demand or receive any bribe, fee, reward or testimonial for the performance of his official duties, or for neglecting or failing to perform the same; and also, to provide by law for compelling any person so bribing, or attempting to bribe, or so demanding or receiving a bribe, fee, reward or testimonial, to testify against any person or persons who may have committed any of said offences; provided, that any person so compelled to testify shall be exempted from trial and punishment for the offence of which he may have been guilty; and any person convicted of such offence shall, as part of the punishment thereof, be forever disfranchised and disqualified from holding any office of trust or profit in this State.

Punishment.

Evidence.

Disqualification.

Taxation of personal property. SEC. 51. The personal property of residents of this State shall be subject to taxation in the county or city where the resident *bona fide* resides for the greater part of the year for which the tax may or shall be levied, and not elsewhere, except goods and chattels permanently located, which shall be taxed in the city or county where they are so located, but the General Assembly may by law provide for the taxation of mortgages upon property in this State and the debts secured thereby in the county or city where such property is situated.*

Hopkins vs. Baker, 78 Md., 363. Faust vs. Building Association, 84 Md., 186. B., C. & A. Ry. vs. Wicomico Co., 93 Md., 113. City vs. Safe Deposit and Trust Co., 97 Md., 659. Baltimore City vs. Allegany Co., 99 Md., 1.

Private claims. SEC. 52. The General Assembly shall appropriate no money out of the Treasury for payment of any private claim against the State exceeding three hundred dollars, unless said claim shall have been first presented to the Comptroller of the Treasury, together with the proofs upon which the same is founded, and reported upon by him.

*Thus amended by Chapter 426, Acts of 1890, ratified by the people November 3, 1891.

SEC. 53. No person shall be incompetent, as a witness, on ^{witnesses.} account of race or color, unless hereafter so declared by Act of the General Assembly.

SEC. 54. No county of this State shall contract any debt, ^{Counties} or obligation, in the construction of any railroad, canal, or ^{forbidden} other work of internal improvement, nor give, or loan its ^{to contract} credit to or in aid of any association, or corporation, unless ^{debts with-} authorized by an Act of the General Assembly, which shall be ^{out au-} published for two months before the next election for mem- ^{thority.} bers of the House of Delegates in the newspapers published in such county, and shall also be approved by a majority of all the members elected to each House of the General Assembly, at its next session after said election.

Baltimore & Drum Point Railroad Company vs. Pumphrey, 74 Md., 86. Baltimore & Eastern Shore R. Co. vs. Spring, 80 Md., 510.

SEC. 55. The General Assembly shall pass no law suspend- ^{Habeas cor-} ing the privilege of the writ of *habeas corpus*. ^{pus.}

SEC. 56. The General Assembly shall have power to pass ^{Powers of As-} all such laws as may be necessary and proper for carrying ^{sembly.} into execution the powers vested by this Constitution, in any department or office of the Government, and the duties imposed upon them thereby.

SEC. 57. The legal rate of interest shall be *six per cent per* ^{Interest.} *annum*, unless otherwise provided by the General Assembly.

Bandel vs. Isaac, 13 Md., 202. Birmingham vs. Md. Land and Perm. Homestead Association of Balto. Co., 45 Md., 541. Citizens' Land Co. vs. Uhler, 48 Md., 455.

SEC. 58. The Legislature, at its first session after the rati- ^{Foreign cor-} fication of this Constitution, shall provide by law for State ^{porations.} and municipal taxation upon the revenues accruing from business done in the State by all foreign corporations.

SEC. 59. The office of "State Pension Commissioner" is ^{Pension} hereby abolished; and the Legislature shall pass no law cre- ^{system} ating such office, or establishing any general pension system ^{abolished.} within this State.

*SEC. 60. The General Assembly of Maryland shall have the power to provide by suitable general enactment (a) for the suspension of sentence by the Court in criminal cases; (b) for any form of the indeterminate sentence in criminal cases, and (c) for the release upon parole in whatever manner the General Assembly may prescribe, of convicts imprisoned under sentence for crimes."

*Thus added by Chapter 453, 1914. Ratified Nov. 2, 1915.

ARTICLE IV.

JUDICIARY DEPARTMENT.

Part I—General Provisions.

Courts. SECTION 1. The judicial power of this State shall be vested in a Court of Appeals, Circuit Courts, Orphans' Courts, such Courts for the city of Baltimore as are hereinafter provided for, and Justices of the Peace; all said Courts shall be Courts of Record, and each shall have a seal to be used in the authentication of all process issuing therefrom. The process and official character of Justices of the Peace shall be authenticated as hath heretofore been practiced in this State, or may hereafter be prescribed by law.

Justices of the Peace.

Ex parte O'Neil, 8 Md., 227. Shafer vs. Mumma, 17 Md., 331.

Qualifications of Judges. SEC. 2. The judges of all of the said courts shall be citizens of the State of Maryland, and qualified voters under this Constitution, and shall have resided therein not less than five years, and not less than six months next preceding their election or appointment in the judicial circuit, as the case may be, for which they may be respectively elected or appointed. They shall be not less than thirty years of age at the time of their election or appointment, and shall be selected from those who have been admitted to practice law in this State, and who are most distinguished for integrity, wisdom and sound legal knowledge.

Holt vs. Tennallytown, &c., R. Co., 81 Md., 219.

Election of Judges. SEC. 3. The judges of the said several courts shall be elected in the counties by the qualified voters in their respective judicial circuits as hereinafter provided, at the general election to be held on the Tuesday after the first Monday in November next, and in the city of Baltimore, on the fourth Wednesday of October next. Each of the said judges shall hold his office for the term of fifteen years from the time of his election, and until his successor is elected and qualified, or until he shall have attained the age of seventy years, whichever may first happen, and be re-eligible thereto until he shall have attained the age of seventy years, and not after; but in case of any judge who shall attain the age of seventy years whilst in office, such judge may be continued in office by the General Assembly for such further time as they may think fit, not to exceed the term for which he was elected, by a resolution to be passed at the session next preceding his attaining said age.

Terms of office.

Retirement. In case of the inability of any of said judges to discharge his duties with efficiency, by reason of continued sickness, or of

physical or mental infirmity, it shall be in the power of the General Assembly, two-thirds of the members of each House concurring, with the approval of the Governor, to retire said judge from office.

SEC. 4. Any judge shall be removed from office by the Governor, on conviction in a court of law, of incompetency, of wilful neglect of duty, misbehavior in office or any other crime, or on impeachment, according to this Constitution, or the laws of the State; or on the address of the General Assembly, two-thirds of each House concurring in such address, and the accused having been notified of the charges against him, and having had opportunity of making his defence.

Removal of judges.

SEC. 5. After the election for judges, as hereinbefore provided, there shall be held in this State, in every fifteenth year thereafter, on the Tuesday after the first Monday in November of such year, an election for judges as herein provided; and in case of death, resignation, removal or disqualification by reason of age or otherwise of any judge, the Governor shall appoint a person duly qualified to fill said office, who shall hold the same until the next general election for members of the General Assembly, when a successor shall be elected, whose term of office shall be the same as hereinbefore provided, and upon the expiration of the term of fifteen years for which any judge may be elected to fill a vacancy, an election for his successor shall take place at the next general election for members of the General Assembly to occur upon or after the expiration of his said term; and the Governor shall appoint a person duly qualified to hold said office from the expiration of such term of fifteen years until the election and qualification of his successor.*

Election of judges.

Appointment by Governor.

SEC. 6. All judges shall, by virtue of their offices be conservators of the peace throughout the State; and no fees, or perquisites, commission or reward of any kind, shall be allowed to any judge in this State, besides his annual salary, for the discharge of any judicial duty.

Duties.

Ex parte O'Neill, 8 Md., 227. State vs. Glenn, 54 Md., 572. Sevinsky vs. Wagus, 76 Md., 335.

SEC. 7. No judge shall sit in any case wherein he may be interested, or where either of the parties may be connected with him by affinity or consanguinity within such degrees as now are or may hereafter be prescribed by law, or where he shall have been of counsel in the case.

Disqualifications.

Crawford vs. Crawford, 22 Md., 447. Curtis Estate vs. Piersol, 117 Md.

*Thus amended by Act of 1860, Chapter 417, ratified by the people at November election, 1881.

Trial with-
out jury.

Removal of
cases.

SEC. 8. The parties to any cause may submit the same to the court for determination without the aid of a jury and in all suits or actions at law, issues from the Orphans' Court or from any court sitting in equity, and in all cases of presentments or indictments for offences which are or may be punishable by death pending in any of the courts of law of this State having jurisdiction thereof, upon suggestion in writing under oath of either of the parties to said proceedings, that such party can not have a fair and impartial trial in the court in which the same may be pending, the said court shall order and direct the record of proceedings in such suit or action, issue, presentment or indictment, to be transmitted to some other court having jurisdiction in such case, for trial; but in all other cases of presentment or indictment pending in any of the courts of law in this State having jurisdiction thereof, in addition to the suggestion in writing of either, of the parties to such presentment or indictment that such party can not have a fair and impartial trial in the court in which the same may be pending, it shall be necessary for the party making such suggestion to make it satisfactorily appear to the court that such suggestion is true, or that there is reasonable ground for the same; and thereupon the said court shall order and direct the record of proceedings in such presentment or indictment to be transmitted to some other court having jurisdiction in such cases for trial; and such right of removal shall exist upon suggestion in cases when all the judges of said court may be disqualified, under the provisions of this Constitution to sit in any case; and said court to which the record of proceedings in such suit or action, issue, presentment or indictment may be so transmitted, shall hear and determine the same in like manner as if such suit or action, issue, presentment or indictment had been originally instituted therein; and the General Assembly shall make such modification of existing law as may be necessary to regulate and give force to this provision.*

State vs. Dashiell, 6 H. & J., 268. Wright vs. Hammer, 5 Md., 370. State vs. Shillinger, 6 Md., 449. Manly vs. State, 7 Md., 135. Brown vs. Gilmor, 8 Md., 322. Jerry vs. Townsend, 9 Md., 145. Hoshall vs. Hoffacker, 11 Md., 364. Latrobe vs. Mayor & C. C. of Balto., 19 Md., 13. Griffin vs. Leslie, 20 Md., 15. Price vs. Nesbit, 29 Md., 263. Deford vs. State, 30 Md., 179. Gambrill vs. Parker, 31 Md., 1. Cross vs. Kent, 32 Md., 581. Hall vs. Schuchardt, 34 Md., 15. Kimball vs. Harman, 34 Md., 401. Hoyer vs. Colton, 43 Md., 421. Geekie vs. Harbourd, 52 Md., 460. Trahern vs. Hamill, 53 Md., 90. Desche vs. Gies, 56 Md., 135. Weiskittle vs. State, 58 Md., 155. McMillan vs. State, 68 Md., 307. Belair, etc., Club vs. State, 74 Md., 297. Caledonian F. I. Co. vs. Traub, 86 Md., 93. City Pass. Ry. Co. vs. Nugent, 86 Md., 360. State vs. Kiefer, 90 Md., 174. Houston vs. Wilcox, 121 Md.

*Thus amended by Act of 1874, Chapter 364, ratified by the people at November election, 1875.

SEC. 9. The judge or judges of any court may appoint such officers for their respective courts as may be found necessary; and such officers of the Courts in the city of Baltimore shall be appointed by the judges of the Supreme Bench of Baltimore city. It shall be the duty of the General Assembly to prescribe by law a fixed compensation for all such officers, and said judge or judges shall from time to time investigate the expenses, costs and charges of their respective courts, with a view to a change or reduction thereof, and report the result of such investigation to the General Assembly for its action.

Officers of court; how appointed.

Prince George's Co. vs. Mitchell, 97 Md., 330.

SEC. 10. The clerks of the several courts created or continued by this Constitution shall have charge and custody of the records and other papers; shall perform all the duties, and be allowed the fees which appertain to their several offices, as the same now are or may hereafter be regulated by law. And the office and business of said clerks, in all their departments, shall be subject to the visitorial power of the judges of their respective courts, who shall exercise the same, from time to time, so as to insure the faithful performance of the duties of said offices; and it shall be the duty of the judges of said courts, respectively, to make from time to time such rules and regulations as may be necessary and proper for the government of said clerks, and for the performance of the duties of their offices, which shall have the force of law until repealed or modified by the General Assembly.

Records.

Fees.

Visitorial powers.

Rules.

Peter vs. Prettyman, 62 Md., 566.

SEC. 11. The election for judges hereinbefore provided, and all elections for Clerks, Registers of Wills and other officers provided in this Constitution, except State's Attorneys, shall be certified, and the returns made by the Clerks of the Circuit Courts of the counties, and the Clerk of the Superior Court of Baltimore city, respectively, to the Governor, who shall issue commissions to the different persons for the offices to which they shall have been respectively elected; and in all such elections the person having the greatest number of votes shall be declared elected.

Election returns.

Commissions.

Brooke vs. Widdicombe, 39 Md., 386. Groome vs. Gwinn, 43 Md., 572.

SEC. 12. If in any case of election for Judges, Clerks of the Courts of Law, and Register of Wills, the opposing candidate shall have an equal number of votes, it shall be the duty of the Governor to order a new election; and in case of any contested election the Governor shall send the returns to

The elections.

the House of Delegates, which shall judge of the election and qualification of the candidates at such election, and if the judgment shall be against the one who has been returned elected, or the one who has been commissioned by the Governor, the House of Delegates shall order a new election within thirty days.

Brooke vs. Widdicombe, 39 Md., 386. Ijams vs. Duvall, 85 Md., 252. Wills vs. Moore, 86 Md., 449.

Style of Com-
missions.

SEC. 13. All public commissions and grants shall run thus: "The State of Maryland, etc.," and shall be signed by the Governor, with the Seal of the State annexed; all writs and process shall run in the same style, and be tested, sealed and signed as heretofore, or as may hereafter be provided by law; and all indictments shall conclude, "against the peace, government and dignity of the State."

Part II—Court of Appeals.

Chief Judge.

SEC. 14. The Court of Appeals shall be composed of the Chief Judges of the first seven of the several judicial circuits of the State and a judge from the city of Baltimore specially elected thereto, one of whom shall be designated by the Governor, by and with the advice and consent of the Senate, as the Chief Judge; and in all cases until action by the Senate can be had, the judge so designated by the Governor shall act as Chief Judge. The Judge of the Court of Appeals from the city of Baltimore shall be elected by the qualified voters of said city at the election of judges to be held therein, as hereinbefore provided; and in addition to his duties as Judge of the Court of Appeals, shall perform such other duties as the General Assembly shall prescribe. The jurisdiction of said Court of Appeals shall be co-extensive with the limits of the State, and such as now is or may hereafter be prescribed by law. It shall hold its sessions in the city of Annapolis, on the first Monday in April, and the first Monday in October; [on the second Monday in January, the first Monday in April and the first Monday in October]* of each and every year, or at such other times as the General Assembly may by law direct. Its sessions shall continue not less than ten months in the year, if the business before it shall so require; and it shall be competent for the judges temporarily to transfer their sittings elsewhere upon sufficient cause.

Jurisdiction.

Sessions.

Van Nostrand vs. Carr, 30 Md., 128. State vs. Shields, 49 Md., 301. Sevinsky vs. Wagus, 76 Md., 335. Hendrick vs. State, 115 Md.

*Terms thus arranged by Act of 1886, Chapter 185.

SEC. 15. Four of said judges shall constitute a quorum; Quorum. no cause shall be decided without the concurrence of at least three; but the judge who heard the cause below shall not participate in the decision; in every case an opinion, in writing, Judge below not to sit. shall be filed within three months after the argument or submission of the cause; and the judgment of the court shall be final and conclusive; and all cases shall stand for hearing at the first term after the transmission of the record. Opinion.

Johns vs. Johns, 20 Md., 58. Wells vs. Monroe, 86 Md., 450.

SEC. 16. Provision shall be made by law for publishing reports of all causes argued and determined in the Court of Appeals, which the judges shall designate as proper for publication. Publication of reports.

SEC. 17. There shall be a Clerk of the Court of Appeals, Clerk. who shall be elected by the legal and qualified voters of the State, who shall hold his office for six years, and until his successor is duly qualified; he shall be subject to removal by the said court for incompetency, neglect of duty, misdemeanor in office, or such other cause or causes as may be prescribed by law; and in case of a vacancy in the office of said clerk, Removal. the Court of Appeals shall appoint a clerk of said court, who shall hold his office until the election and qualification of his successor, who shall be elected at the next general election for members of the General Assembly; and the person so elected shall hold his office for the term of six years from the time of election. Vacancy.

Wells vs. Monroe, 86 Md., 450.

SEC. 18. It shall be the duty of the Judges of the Court of Appeals, as soon after their election under this Constitution as practicable, to make and publish rules and regulations for the prosecution of appeals to said appellate court whereby they shall prescribe the periods within which appeals may be taken, what part or parts of the proceedings in the court below shall constitute the record on appeal and the manner in which such appeals shall be brought to hearing or determination, and shall regulate, generally, the practice of said Court of Appeals so as to prevent delays and promote brevity in all records and proceedings brought into said court, and to abolish and avoid all unnecessary costs and expenses in the prosecution of appeals therein; and the said judge shall make such reductions in the fees and expenses of the said court, as they may deem advisable. It shall also be the duty of said Judges of the Court of Appeals, as soon after their election as prac- Rules for Appeals. Record. Practice. Costs.

Rules in
Equity.

licable, to devise and promulgate by rules or orders, forms and modes of framing and filing bills, answers and other proceedings and pleadings in equity; and also forms and modes of taking and obtaining evidence, to be used in equity cases; and to revise and regulate, generally, the practice in the Courts of Equity of this State, so as to prevent delays, and to promote brevity and conciseness in all pleadings and proceedings therein, and to abolish all unnecessary costs and expenses attending the same. And all rules and regulations hereby directed to be made shall, when made, have the force of law until rescinded, changed or modified by the said judges, or the General Assembly.

B. & O. R. R. Co. vs. State, 29 Md., 252. Gabelein vs. Plaenker, 36 Md., 61. Meloy vs. Squires, 42 Md., 378.

Part III—Circuit Courts.

Judicial Cir-
cuits.

SEC. 19. The State shall be divided into eight judicial circuits, in manner following, viz.: The counties of Worcester, Somerset, Dorchester and Wicomico,* shall constitute the First Circuit; the counties of Caroline, Talbot, Queen Anne's, Kent and Cecil, the Second; the counties of Baltimore and Harford, the Third; the counties of Allegany, Washington and Garrett,† the Fourth; the counties of Carroll, Howard and Anne Arundel, the Fifth; the counties of Montgomery and Frederick, the Sixth; the counties of Prince George's, Charles, Calvert and St. Mary's, the Seventh, and Baltimore city, the Eighth.

County
courts.

SEC. 20. A court shall be held in each county of the State, to be styled the Circuit Court for the county in which it may be held. The said Circuit Courts shall have and exercise, in the respective counties, all the power, authority and jurisdiction, original and appellate, which the present Circuit Courts of this State now have and exercise, or which may hereafter be prescribed by law.

Truett vs. Legg, 32 Md., 147.

Jurisdiction.

Chief Judge
and two
Associates.

SEC. 21. For each of the said circuits (excepting the eighth and third) there shall be a chief judge and two associate judges, to be styled Judges of the Circuit Court to be elected or appointed as herein provided, and for the third circuit there shall be a Chief Judge and three associate judges to be styled Judges of the Circuit Court to be elected or appointed as herein provided.

*Wicomico formed since the adoption of this Constitution.

†Garrett formed since the adoption of this Constitution.

And no two of said associate judges for any of the said circuits, except the third circuit shall, at the time of their election or appointment or during the term for which they may have been elected or appointed, ^{Residence.} reside in the same county. If two or more persons shall be candidates for associate judge in the same county in any of the circuits, except the third circuit, that one only in said county shall be declared elected who has the highest number of votes in the circuit. In case any two candidates for associate judge in any of the circuits, except the third circuit, residing in the same county, shall have an equal number of votes greater than any other candidate for associate judge in the circuit, it shall be the duty of the Governor to order a new election for one associate judge; but the person residing in any other county of the circuit and who has the next highest number of votes shall be declared elected. The said judges shall hold not less than two terms of the Circuit Court in each of the counties composing their respective ^{Terms.} circuits, at such times as are now or may hereafter be prescribed to which jurors shall be summoned; and in those counties where only two such terms are held, two other and intermediate terms, to which jurors shall not be summoned; they may alter or fix the times for holding any or all terms, until otherwise prescribed, and shall adopt rules to the end that all business not requiring the inter-position of the jury shall be, as far as practicable, disposed of at said intermediate terms.

One judge in each of the above circuits, including the third ^{Quorum.} circuit, shall constitute a quorum for the transaction of any business; and the said judges, or any of them, may hold special terms of their Courts, whenever in their discretion, the business of the several counties renders such terms necessary.

The additional associate judge for the third circuit herein provided for, shall be elected by the qualified voters of Baltimore and Harford Counties, at the first election that shall be held in said counties subsequent to the adoption of this amendment, and the judge so elected shall be subject to the same constitutional provisions, hold his office for the same term of years, receive the same compensation and have the same powers as are herein provided for the other associate judges in the third circuit.*

SEC. 22. Where any term is held, or trial conducted by ^{Court in banc.} less than the whole number of said Circuit Judges, upon the decision or determination of any point or question by the court, it shall be competent to the party against whom the ruling or decision is made, upon motion, to have the point or question reserved for the consideration of the three judges of

*Thus Amended by Chapter 515, Acts of 1912, ratified by the people November 4, 1913.

the Circuit, who shall constitute a court in *banc* for such purpose; and the motion for such reservation shall be entered of record during the sitting at which such decision may be made; and the several Circuit Courts shall regulate, by rules, the mode and manner of presenting such points or questions to the court in *banc*, and the decision of the said court in *banc* shall be the effective decision in the premises, and conclusive, as against the party at whose motion said points or questions were reserved; but such decision in *banc* shall not preclude the right of appeal or writ of error to the adverse party in those cases, civil or criminal, in which appeal or writ of error to the Court of Appeals may be allowed by law. The right of having questions reserved shall not, however, apply to trials of appeals from judgments of Justices of Peace, nor to criminal cases below the grade of felony, except when the punishment is confinement in the penitentiary; and this section shall be subject to such provisions as may hereafter be made by law.

Shuey vs. Stoner, 47 Md., 107. Costidan vs. Bond, 65 Md., 122.

Opinions.

SEC. 23. The judges of the respective Circuit Courts of this State and of the courts of Baltimore city, shall render their decisions in all cases argued before them, or submitted for their judgment, within two months after the same shall have been so argued or submitted.

Salaries.

SEC. 24. The salary of each Chief Judge and of the Judge of the Court of Appeals from the city of Baltimore shall be three thousand five hundred dollars, and of each Associate Judge of the Circuit Court shall be two thousand eight hundred dollars per annum, payable quarterly, and shall not be diminished during his continuance in office.*

Clerks.

SEC. 25. There shall be a Clerk of the Circuit Court for each county, who shall be elected by a plurality of the qualified voters of said county, and shall hold his office for six years from the time of his election, and until his successor is elected and qualified, and be re-eligible, subject to be removed for wilful neglect of duty or other misdemeanor in office, on conviction in a court of law. In case of a vacancy in the office of Clerk of a Circuit Court, the Judges of said court shall have power to fill such vacancy until the general election for Delegates to the General Assembly, to be held next thereafter, when a successor shall be elected for the term of six years.

Dowling vs. Smith, 9 Md., 242. Stansbury vs. Middleton, 11 Md., 296. Wells vs. Monroe, 86 Md., 449. Levin vs. Hewes, 118 Md.

*By the Act of 1892, Chapter 388, the salary of the Chief Judges was increased to four thousand five hundred dollars, and of the Associate Judges to three thousand six hundred dollars per annum.

SEC. 26. The said clerks shall appoint, subject to the confirmation of the judges of their respective courts, as many deputies under them as the said judges shall deem necessary to perform, together with themselves, the duties of the said office, who shall be removable by the said judges for incompetency, or neglect of duty, and whose compensation shall be according to existing or future provisions of the General Assembly.

Deputy clerks.

Part IV—Courts of Baltimore City.

SEC. 27. There shall be in the Eighth Judicial Circuit six courts, to be styled the Supreme Bench of Baltimore city, the Superior Court of Baltimore City, the Court of Common Pleas, the Baltimore City Court, the Circuit Court of Baltimore City* and the Criminal Court† of Baltimore.

Courts.

SEC. 28. The Superior Court of Baltimore City, the Court of Common Pleas and the Baltimore City Court‡ shall each have concurrent jurisdiction in all civil common law cases, and concurrently all the jurisdiction which the Superior Court of Baltimore city and the Court of Common Pleas now have, except jurisdiction in equity, and except in applications for the benefit of the insolvent laws of Maryland, and in cases of appeal from judgments of Justices of the Peace in said city, whether civil or criminal, or arising under the ordinances of the Mayor and City Council of Baltimore, of all of which appeal cases the Baltimore City Court shall have exclusive jurisdiction; and the said Court of Common Pleas shall have exclusive jurisdiction in all applications for the benefit of the insolvent laws of Maryland, and the supervision and control of the trustees thereof.

Jurisdiction.

State vs. Mace, 5 Md., 337. Manly vs. State, 7 Md., 135. Abbott vs. Gatch, 13 Md., 314. Miller vs. Barroll, 14 Md., 173. Van Nostrand vs. Carr, 30 Md., 128. Page vs. Mayor and C. C. of Balto., 34 Md., 558. Rohr vs. Anderson, 51 Md., 205. Reese vs. Hawkes, 63 Md., 130.

SEC. 29. The Circuit Court of Baltimore City shall have exclusive jurisdiction in equity within the limits of said city, and all such jurisdiction as the present Circuit Court of Baltimore city has; provided, the said court shall not have jurisdiction in applications for the writ of *habeas corpus* in cases of persons charged with criminal offenses.

Jurisdiction of Circuit Court.

SEC. 30. The Criminal Court of Baltimore shall have and exercise all the jurisdiction now held and exercised by the

Jurisdiction of Criminal Court.

*Circuit Court No. 2 established by Act of 1888, Chapter 194.

†Criminal Court No 2 established by rule of the Supreme Bench, December 21, 1897. See 87 Md., 191.

‡The jurisdiction of the Baltimore City Court, the Superior Court and the Court of Common Pleas was enlarged by the Act of 1870, Chapter 177.

Criminal Court of Baltimore, except in such appeal cases as are herein assigned to the Baltimore City Court.

Supreme Bench of Baltimore city.

Term.

Salary.

SEC. 31. There shall be elected by the legal and qualified voters of said city, at the election, hereinbefore provided for, one Chief Judge and four Associate Judges, who, together, shall constitute the Supreme Bench of Baltimore City, and shall hold their offices for the term of fifteen years, subject to the provisions of this Constitution with regard to the election and qualifications of judges and their removal from office, and shall exercise the jurisdiction, hereinafter specified, and shall exercise the jurisdiction, hereinafter specified, and shall each receive an annual salary of three thousand five hundred dollars,* payable quarterly, which shall not be diminished during their term of office; but authority is hereby given to the Mayor and City Council of Baltimore to pay to each of the said judges an annual addition of five hundred dollars to their respective salaries; provided, that the same being once granted shall not be diminished nor increased during the continuance of said judges in office.

Assignment of judges.

SEC. 32. It shall be the duty of the said Supreme Bench of Baltimore City, as soon as the judges thereof shall be elected and duly qualified, and from time to time, to provide for the holding of each of the aforesaid courts, by the assignment of one or more of their number to each of the said courts, who may sit either separately or together in the trial of cases; and the said Supreme Bench of Baltimore City may, from time to time, change the said assignment, as circumstances may require, and the public interest may demand; and the judge or judges, so assigned to the said several courts, shall, when holding the same, have all the powers and exercise all the jurisdiction which may belong to the court so being held; and it shall also be the duty of the said Supreme Bench of Baltimore city, in case of the sickness, absence or disability of any judge or judges assigned as aforesaid, to provide for the hearing of the cases, or transaction of the business assigned to said judge or judges, as aforesaid, before some one or more of the judges of said court.

Jackson vs. State, 87 Md., 192.

Supreme Bench.

Rules.

SEC. 33. The said Supreme Bench of Baltimore City shall have power, and it shall be its duty, to provide for the holding of as many general terms as the performance of its duties may require, such general terms to be held by not less than three judges; to make all needful rules and regulations for the conduct of business in each of the said courts, during the

*Increased by Act of 1892, Chapter 388, to four thousand five hundred dollars.

session thereof, and in vacation, or in chambers, before any of the said judges; and shall also have jurisdiction to hear and determine all motions for a new trial in cases tried in any of said courts, where such motions arise either, on questions of fact, or for misdirection upon any matters of law, and all motions in arrest of judgment, or upon any matters of law determined by the said judge, or judges, while holding said several courts; and the said Supreme Bench of Baltimore City shall make all needful rules and regulations for the hearing before it of all said matters; and the same right of appeal to the Court of Appeals shall be allowed from the determination of the said court on such matters, as would have been the right of the parties if said matters had been decided by the court in which said cases were tried.

Jurisdiction
on motions.

[The judge, before whom any case may hereafter be tried, in either the Baltimore City Court, the Superior Court of Baltimore City, or the Court of Common Pleas, shall have exclusive jurisdiction to hear and determine, and the said judge shall hear and determine all motions for a new trial where such motions arise, either on questions of fact or for misdirection upon any matters of law, and all motions in arrest of judgment, or upon any matters of law, determined by the said judge, and all such motions shall be heard and determined within thirty days after they are made.]*

Dykes vs. Banks, 31 Md., 239. Roth vs. House of Refuge, 31 Md., 329. Merrick vs. B. & O. R. R. Co., 33 Md., 481. Gibbons vs. Cherry, 53 Md., 144.

SEC. 34. No appeal shall lie to the Supreme Bench of Baltimore City from the decision of the judge or the judges holding the Baltimore City Court in case of appeal from a Justice of the Peace; but the decision by said judge or judges shall be final; and all writs and other process issued out of either of said courts, requiring attestation, shall be attested in the name of the Chief Judge of the said Supreme Bench of Baltimore City.

Appeals from
Justices.

SEC. 35. Three of the judges of said Supreme Bench of Baltimore City shall constitute a quorum of said court.

Quorum.

SEC. 36. All causes depending, at the adoption of this Constitution, in the Superior Court of Baltimore City, the Court of Common Pleas, the Criminal Court of Baltimore, and the Circuit Court of Baltimore City, shall be proceeded in, and prosecuted to final judgment or decree, in the courts respectively of the same name established by this Constitu-

Cases pend-
ing.

*Thus amended by the Act of 1870, Chapter 177, as provided by Section 39 of Article 4 of the Constitution.

tion, except cases belonging to that class, jurisdiction over which is by this Constitution transferred to the Baltimore City Court, all of which shall, together with all cases now pending in the City Court of Baltimore, be proceeded in and prosecuted to final judgment in said Baltimore City Court.

Orrick vs. Boehm, 49 Md., 72.

Clerks. SEC. 37. There shall be a clerk of each of the said courts of Baltimore city, except the Supreme Bench, who shall be elected by the legal and qualified voters of said city, at the election to be held in said city on the Tuesday next after the first Monday of November, in the year eighteen hundred and sixty-seven, and shall hold his office for six years from the time of his election, and until his successor is elected and qualified, and be re-eligible thereto, subject to be removed for willful neglect of duty or other misdemeanor in office, on conviction in a court of law. The salary of each of the said clerks shall be thirty-five hundred dollars a year, payable only out of the fees and receipts collected by the clerks of said city, and they shall be entitled to no other perquisites or compensation. In case of a vacancy in the office of clerk of any of said courts, the judges of said Supreme Bench of Baltimore City shall have power to fill such vacancy until the general election of Delegates to the General Assembly to be held next thereafter, when a clerk of said court shall be elected to serve for six years thereafter; and the provisions of this Article in relation to the appointment of deputies by the clerks of the Circuit Courts in the counties shall apply to the clerks of the courts in Baltimore city.

Term.

Salary.

Vacancies.

Wells vs. Monroe, 86 Md., 450. *Vansant vs. State*, 96 Md., 127.

Licenses. SEC. 38. The clerk of the Court of Common Pleas shall have authority to issue within said city all marriage and other licenses required by law, subject to such provisions as are now or may be prescribed by law. The Clerk of the Superior Court of said city shall receive and record all deeds, conveyances and other papers which are or may be required by law to be recorded in said city. He shall also have custody of all papers connected with the proceedings on the law or equity side of Baltimore County Court and the dockets thereof, so far as the same have relation to the city of Baltimore, and shall also discharge the duties of Clerk to the Supreme Bench of Baltimore city unless otherwise provided by law.

Additional Judges. SEC. 39. The General Assembly shall, as often as it may think the same proper and expedient, provide by law for the election of an additional judge of the Supreme Bench of Baltimore city, and whenever provision is so made by the Gen-

eral Assembly, there shall be elected by the voters of said city another judge of the Supreme Bench of Baltimore city, who shall be subject to the same constitutional provisions, hold his office for the same term of years, receive the same compensation, and have the same powers as are, or shall be, provided by the Constitution or laws of this State, for the judges of said Supreme Bench of Baltimore city, and the General Assembly may provide by laws, or the Supreme Bench by its rules for requiring causes in any of the courts of Baltimore city to be tried before the court without a jury, unless the litigants or some one of them shall within such reasonable time or times as may be prescribed, elect to have their causes tried before a jury. And the General Assembly may re-appoint, change or enlarge the jurisdiction of the several courts in said city.*

Baltimore City vs. Thomas, 115 Md.

Part V—Orphans' Court.

SEC. 40. The qualified voters of the city of Baltimore and of the several counties shall on the Tuesday next after the first Monday in November next, and on the same day in every fourth year thereafter, elect three men to be Judges of the Orphans' Courts of said city and counties, respectively, who shall be citizens of the State, and residents for the twelve months preceding, in the city or county, for which they may be elected. They shall have all the powers now vested in the Orphans' Courts of the State, subject to such changes as the Legislature may prescribe. Each of said judges shall be paid a per diem for the time they are actually in session, to be regulated by law, and to be paid by the said city or counties, respectively. In case of a vacancy in the office of Judge of the Orphans' Court, the Governor shall appoint, subject to confirmation or rejection by the Senate, some suitable person to fill the same for the residue of the term.

Ijams vs. Duvall, 85 Md., 252. Wells vs. Monroe, 86 Md., 448. Savings Bank vs. Wicks, 110 Md.

SEC. 41. There shall be a Register of Wills in each county of the State and the city of Baltimore, to be elected by the legal and qualified voters of said counties and city, respectively, who shall hold his office for six years from the time of his election, and until his successor is elected and qualified; he shall be re-eligible, and subject at all times to removal for

*Thus amended by Chapter 313, Acts of 1892, ratified by the people November 7, 1893.

Vacancy.

willful neglect of duty or misdemeanor in office in the same manner that the clerks of the courts are removable. In the event of any vacancy in the office of the Register of Wills, said vacancy shall be filled by the Judges of the Orphans' Court, in which such vacancy occurs, until the next general election for Delegates to the General Assembly, when a Register shall be elected to serve for six years thereafter.

Sappington vs. Scott, 14 Md., 40.

Part VI—Justices of the Peace.

Appointment.

Constables.

SEC. 42. The Governor, by and with the advice and consent of the Senate, shall appoint such number of Justices of the Peace and the County Commissioners of the several counties, and the Mayor and City Council of Baltimore, respectively, shall appoint such number of Constables, for the several election districts of the counties and wards of the city of Baltimore, as are now or may hereafter be prescribed by law; and Justices of the Peace and Constables so appointed shall be subject to removal by the judge or judges having criminal jurisdiction in the county or city, for incompetency, willful neglect of duty or misdemeanor in office, on conviction in a court of law. The Justices of the Peace and Constables so appointed and commissioned shall be conservators of the peace; shall hold their office for two years, and shall have such jurisdiction, duties and compensation, subject to such right of appeal in all cases from the judgment of Justices of the Peace, as hath been heretofore exercised, or shall be hereafter prescribed by law.

State vs. Mace, 5 Md., 337. Cantwell vs. Owens, 14 Md., 215. Smith vs. Thursby, 28 Md., 244. Herbert vs. Balto. Co., 97 Md., 639. Levin vs. Hewes, 118 Md. Little vs. Hewes, 118 Md. Claude vs. Wayson, 118 Md. Mohler vs. State, 120 Md. Gould vs. Balto., 120 Md.

Vacancies.

SEC. 43. In the event of a vacancy in the office of a Justice of the Peace, the Governor shall appoint a person to serve as Justice of the Peace for the residue of the term; and in case of a vacancy in the office of Constable, the County Commissioners of the county in which the vacancy occurs, or the Mayor and City Council of Baltimore, as the case may be, shall appoint a person to serve as Constable for the residue of the term.

Cantwell vs. Owens, 14 Md., 215. Mayor, etc., of Balto. vs. State, 15 Md., 376. Claude vs. Wayson, 118 Md. Levin vs. Hewes, 118 Md.

Part VII—Sheriffs.

SEC. 44. There shall be elected in each county in every second year, one person, resident in said county above the age of twenty-five years, and at least five years preceding his election, a citizen of the State, to the office of Sheriff. He shall hold office for two years, and until his successor is duly elected and qualified; shall be ineligible for two years thereafter; shall give such bond, exercise such powers and perform such duties as now are or may hereafter be fixed by law. In case of a vacancy by death, resignation, refusal to serve, or neglect to qualify, or give bond, or by disqualification, or removal from the county, the Governor shall appoint a person to be Sheriff for the remainder of the official term.

In the City of Baltimore at the General Election to be held in the year 1915 and every four years thereafter, there shall be elected in said City of Baltimore, one person who shall be a resident of said city, above the age of twenty-five years, and who shall have been at least five years preceding his election a citizen of this State, to the office of Sheriff.

He shall hold his office for four years, and until his successor is duly elected and qualified; shall be eligible for re-election; shall give such bond, exercise such powers and perform such duties as now are or may hereafter be fixed by law. The Sheriff elected in and for the City of Baltimore in November, 1913, shall be eligible for re-election.

In case of vacancy by death, resignation, refusal to serve, or neglect to qualify, or give bond, or by disqualification or removal from said city, the Governor shall appoint a person to be Sheriff for the remainder of the official term. The Sheriff hereafter elected and the Sheriff elected in and for the City of Baltimore on the 7th day of November, 1913, shall from the date of his qualification receive such salary as may be fixed by law, not to exceed six thousand dollars per year in any case, and such expenses necessary to the conduct of his office, as may be fixed by law, such salaries and expenses to be paid in such manner and at such times as may be prescribed by law.*

Beasley vs. Ridout, 94 Md., 656.

SEC. 45. Coroners, Elisors and Notaries Public may be appointed for each county and the city of Baltimore in the manner, for the purpose and with the powers now fixed, or which may hereafter be prescribed by law.

*Thus amended by Ch. 845, 1914. Ratified Nov., 1914.

ARTICLE V.

ATTORNEY-GENERAL AND STATE'S ATTORNEY.

*Attorney-General.***Election.**

SEC. 1. There shall be an Attorney-General elected by the qualified voters of the State, on general ticket, on the Tuesday next after the first Monday in the month of November, eighteen hundred and sixty-seven, and on the same day in each fourth year thereafter, who shall hold his office for four years from the time of his election and qualification, and until his successor is elected and qualified, and shall be re-eligible thereto, and shall be subject to removal for incompetency, willful neglect of duty or misdemeanor in office, on conviction in a court of law.

Term.

Goome vs. Gwinn, 43 Md., 572. Parker vs. State, 99 Md., 189.

Returns of election.

SEC. 2. All elections for Attorney-General shall be certified to, and returns made thereof by the Clerks of the Circuit Courts for the several counties, and the Clerk of the Superior Court of Baltimore City, to the Governor of the State, whose duty it shall be to decide on the election and qualification of the person returned; and in case of a tie between two or more persons to designate which of said persons shall qualify as Attorney-General, and to administer the oath of office to the person elected.

Goome vs. Gwinn, 43 Md., 572.

Duties.

SEC. 3. It shall be the duty of the Attorney General to prosecute and defend on the part of the State all cases which at the time of his appointment and qualification and which thereafter may be depending in the Court of Appeals, or in the Supreme Court of the United States, by or against the State, or wherein the State may be interested; and he shall give his opinion in writing whenever required by the General Assembly or either branch thereof, the Governor, the Comptroller of the Treasury, or any State's Attorney, on any legal matter or subject depending before them or either of them; and when required by the Governor or General Assembly he shall aid any State's Attorney in prosecuting any suit or action brought by the State in any Court of the State, and he shall commence and prosecute or defend any suit or action in any of said courts, on the part of the State, which the General Assembly or the Governor, acting according to law, shall direct to be commenced, prosecuted or defended, and he shall have and perform such other duties and shall appoint such

Opinion.

number of deputies or assistants as the General Assembly may from time to time by law prescribe; and he shall receive for his services an annual salary of three thousand dollars, or such annual salary as the General Assembly may from time to time by law prescribe; but he shall not be entitled to receive any fees, perquisites or rewards whatever in addition to the salary aforesaid for the performance of any official duty; nor shall the Governor employ any additional counsel in any case whatever, unless authorized by the General Assembly.*

Salary.

SEC. 4. No person shall be eligible to the office of Attorney-General, who is not a citizen of this State, and a qualified voter therein, and has not resided and practiced law in this State for at least ten years.

Qualifications.

Groome vs. Gwinn, 43 Md., 572.

SEC. 5. In case of vacancy in the office of Attorney-General, occasioned by death, resignation, removal from the State or from office, or other disqualification, the said vacancy shall be filled by the Governor for the residue of the term thus made vacant.

Vacancy.

SEC. 6. It shall be the duty of the Clerk of the Court of Appeals and of the Commissioner of the Land Office, respectively, whenever a case shall be brought into said court or office, in which the State is a party or has interest, immediately to notify the Attorney-General thereof.

The State's Attorney.

SEC. 7. There shall be an Attorney for the State in each county and the city of Baltimore, to be styled "The State's Attorney," who shall be elected by the voters thereof, respectively, on the Tuesday next after the first Monday in November, in the year eighteen hundred and sixty-seven, and on the same day every fourth year thereafter; and shall hold his office for four years from the first Monday in January next ensuing his election, and until his successor shall be elected and qualified, and shall be re-eligible thereto, and be subject to removal therefrom for incompetency, willful neglect of duty, or misdemeanor in office, on conviction in a court of law, or by a vote of two-thirds of the Senate, on the recommendation of the Attorney-General.

Election.

Term.

Jackson vs. State, 87 Md., 195.

SEC. 8. All elections for the State's Attorney shall be certified to and returns made thereof by the clerks of the said counties and city to the judge thereof having criminal juris-

Returns of election.

*Thus amended by Chapter 663, Acts of 1912, ratified by the people November 4, 1913.

diction, respectively, whose duty it shall be to decide upon the elections and qualifications of the persons returned; and in case of a tie between two or more persons, to designate which of said persons shall qualify as State's Attorney, and to administer the oath of office to the person elected.

Fees.

SEC. 9. The State's Attorney shall perform such duties and receive such fees and commissions or salary, not exceeding three thousand dollars, as are now or may hereafter be prescribed by law; and if any State's Attorney shall receive any other fee or reward than such as is or may be allowed by law, he shall, on conviction thereof, be removed from office; provided, that the State's Attorney for Baltimore City shall receive an annual salary of fifty-four hundred dollars and shall have power to appoint one deputy at an annual salary not exceeding four thousand dollars, and such other assistants at such annual salaries, not exceeding twenty-five hundred dollars each, as the Supreme Bench of Baltimore City may authorize and approve; all of said salaries to be paid out of the fees of the said State's Attorney's office, as has heretofore been practiced.*

Qualifications.

SEC. 10. No person shall be eligible to the office of State's Attorney who has not been admitted to practice law in this State, and who has not resided for at least two years in the county or city in which he may be elected.

Vacancy.

SEC. 11. In case of vacancy in the office of State's Attorney, or of his removal from the county or city in which he shall have been elected, or on his conviction as herein specified, the said vacancy shall be filled by the judge of the county or city, respectively, having criminal jurisdiction, in which said vacancy shall occur, for the residue of the term thus made vacant.

Jackson vs. State, 87 Md., 195.

Duties.

SEC. 12. The State's Attorney in each county and the city of Baltimore shall have authority to collect, and give receipt, in the name of the State, for such sums of money as may be collected by him, and forthwith make return of and pay over the same to the proper accounting officer. And the State's Attorney of each county and the city of Baltimore, before he shall enter on the discharge of his duties, shall execute a bond to the State of Maryland, for the faithful performance of his duties, in the penalty of ten thousand dollars, with two or more sureties, to be approved by the judge of the court having criminal jurisdiction in said counties or city.

*Thus amended by Chapter 624, Acts of 1912, ratified by the people November 4, 1913.

ARTICLE VI.

TREASURY DEPARTMENT.

SECTION 1. There shall be a Treasury Department, consisting of a Comptroller, chosen by the qualified electors of the State, at each regular election of members of the House of Delegates, who shall receive an annual salary of two thousand five hundred dollars; and a Treasurer, to be appointed by the two Houses of the Legislature, at each regular session thereof, on joint ballot, who shall receive an annual salary of two thousand five hundred dollars; and the terms of office of the said Comptroller and Treasurer shall be for two years, and until their successors shall qualify; and neither of the said officers shall be allowed, or receive any fees, commissions or perquisites of any kind in addition to his salary for the performance of any duty or services whatsoever. In case of a vacancy in either of the offices by death, or otherwise, the Governor, by and with the advice and consent of the Senate, shall fill such vacancy by appointment, to continue until another election, or a choice by the Legislature, as the case may be, and until the qualification of the successor. The Comptroller and the Treasurer shall keep their offices at the seat of Government, and shall take such oath, and enter into such bonds for the faithful discharge of their duties as are now, or may hereafter be prescribed by law.

Thomas vs. Owens, 4 Md., 189. Archer vs. State, 74 Md., 410 and 443. Davidson vs. Brice, 91 Md., 682.

SEC. 2. The Comptroller shall have the general superintendence of the fiscal affairs of the State; he shall digest and prepare plans for the improvement and management of the revenue, and for the support of the public credit; prepare and report estimates of the revenue and expenditures of the State; superintend and enforce the prompt collection of all taxes and revenue; adjust and settle, on terms prescribed by law, with delinquent collectors and receivers of taxes and State revenue; preserve all public accounts; decide on the forms of keeping and stating accounts; grant, under regulations prescribed by law, all warrants for money to be paid out of the Treasury, in pursuance of appropriations by law, and countersign all checks drawn by the Treasurer upon any bank or banks, in which the moneys of the State may, from time to time, be deposited; prescribe the formalities of the transfer of stock, or other evidence of the State debt, and countersign the same, without which such evidence shall not be valid; he shall make to the General Assembly full reports of all his proceedings, and of the state of the Treasury De-

partment within ten days after the commencement of each session; and perform such other duties as shall be prescribed by law.

Billingsley vs. State, 14 Md., 369.

**Treasurer's
duties.**

SEC. 3. The Treasurer shall receive the moneys of the State, and, until otherwise prescribed by law, deposit them, as soon as received, to the credit of the State, in such bank or banks as he may, from time to time, with the approval of the Governor, select, the said bank or banks giving security, satisfactory to the Governor, for the safekeeping and forthcoming, when required, of said deposits, and shall disburse the same for the purposes of the State, according to law, upon warrants drawn by the Comptroller, and on checks countersigned by him, and not otherwise; he shall take receipts for all moneys paid by him; and receipts for moneys received by him shall be endorsed upon warrants signed by the Comptroller, without which warrants, so signed, no acknowledgment of money received into the Treasury shall be valid; and upon warrants, issued by the Comptroller, he shall make arrangements for the payment of the interest of the public debt, and for the purchase thereof, on account of the sinking fund. Every bond, certificate, or other evidence of the debt of the State shall be signed by the Treasurer, and countersigned by the Comptroller; and no new certificate or other evidence intended to replace another shall be issued until the old one shall be delivered to the Treasurer, and authority executed in due form for the transfer of the same filed in his office, and the transfer accordingly made on the books thereof, and the certificate or other evidence cancelled; but the Legislature may make provisions for the loss of certificates, or other evidences of the debt; and may prescribe, by law, the manner in which the Treasurer shall receive and keep the moneys of the State.

Accounts.

SEC. 4. The Treasurer shall render his accounts quarterly to the Comptroller, and shall publish monthly, in such newspapers as the Governor may direct, an abstract thereof, showing the amount of cash on hand, and the place or places of deposit thereof; and on the third day of each regular session of the Legislature he shall submit to the Senate and House of Delegates fair and accurate copies of all accounts by him, from time to time, rendered and settled with the Comptroller. He shall at all times submit to the Comptroller the inspection of the money in his hands, and perform all other duties that shall be prescribed by law.

SEC. 5. The Comptroller shall qualify and enter on the duties of his office on the third Monday of January next succeeding the time of his election, or as soon thereafter as practicable. And the Treasurer shall qualify within one month after his appointment by the Legislature. Time of qualification.

Archer vs. State, 74 Md., 410.

SEC. 6. Whenever during the recess of the Legislature charges shall be preferred to the Governor against the Comptroller or Treasurer for incompetency, malfeasance in office, willful neglect of duty, or misappropriation of the funds of the State, it shall be the duty of the Governor forthwith to notify the party so charged, and fix a day for a hearing of said charges; and if from the evidence taken, under oath on said hearing before the Governor, the said allegations shall be sustained, it shall be the duty of the Governor to remove said offending officer and appoint another in his place, who shall hold the office for the unexpired term of the officer so removed. Removal.

ARTICLE VII.

SUNDRY OFFICERS.

County Commissioners—Surveyor—State Librarian—Commissioner of the Land Office—Wreck Master.

SEC. 1. County Commissioners shall be elected on general ticket of each county by the qualified voters of the several counties of the State, on the Tuesday next after the first Monday in the month of November, commencing in the year eighteen hundred and ninety-one; their number in each county, their compensation, powers and duties shall be such as now or may be hereafter prescribed by law; they shall be elected at such times, in such numbers and for such periods not exceeding six years, as may be prescribed by law.* County Commissioners.

Commrs. of Washington County vs. Nesbit, 6 Md., 468. Commrs. of Public Schools vs. County Commrs. of Allegany Co., 20 Md., 439. Worman, et al. vs. Hagan, et al., 78 Md., 152. Brown vs. Brooks, 95 Md., 739. Prince George's Co. vs. Mitchell, 97 Md., 336.

SEC. 2. The qualified voters of each county and of the city of Baltimore shall, on the Tuesday next after the first Monday in the month of November, in the year eighteen hundred and sixty-seven, and on the same day in every second year thereafter, elect a Surveyor for each county and the city of Baltimore, respectively, whose term of office shall commence Surveyor.

*Thus amended by Act of 1890, Chapter 255, and adopted by vote of people November 3, 1890.

Vacancy.

on the first Monday of January next ensuing their election, and whose duties and compensation shall be the same as are now or may hereafter be prescribed by law. And any vacancy in the office of Surveyor shall be filled by the Commissioners of the counties, or by the Mayor and City Council of Baltimore, respectively, for the residue of the term.

State Librarian.

Salary.

SEC. 3. The State Librarian shall be appointed by the Governor, by and with the advice and consent of the Senate, and shall hold his office during the term of the Governor, by whom he shall have been appointed, and until his successor shall be appointed and qualified. His salary shall be fifteen hundred dollars a year; and he shall perform such duties as are now, or may hereafter be prescribed by law; and no appropriation shall be made by law to pay for any clerk, or assistant to the Librarian. And it shall be the duty of the Legislature, at its first session after the adoption of this Constitution, to pass a law regulating the mode and manner in which the books in the library shall be kept and accounted for by the librarian, and requiring the librarian to give a bond, in such penalty as the Legislature may prescribe, for the proper discharge of his duties.

Marshall vs. Harwood, 5 Md., 423. Silver vs. Magruder, 32 Md., 387.

Commissioner of Land Office.

Duties.

Salary.

SEC. 4. There shall be a Commissioner of the Land Office, who shall be appointed by the Governor by and with the advice and consent of the Senate, who shall hold his office during the term of the Governor, by whom he shall have been appointed, and until his successor shall be appointed and qualified. He shall perform such duties as are now required of the Commissioner of the Land Office, or such as may hereafter be prescribed by law, and shall also be the Keeper of the Chancery Records. He shall receive a salary of one thousand five hundred dollars per annum, to be paid out of the Treasury, and shall charge such fees as are now, or may be hereafter fixed by law. He shall make a semi-annual report of all the fees of his office, both as Commissioner of the Land Office and as Keeper of the Chancery Records, to the Comptroller of the Treasury, and shall pay the same semi-annually into the Treasury.

State papers.

SEC. 5. The Commissioner of the Land Office shall also, without additional compensation, collect, arrange, classify, have charge of and safely keep all papers, records, relics and other memorials connected with the early history of Maryland, not belonging to any other office.

SEC. 6. The qualified voters of Worcester county shall on the Tuesday next after the first Monday in the month of November, in the year eighteen hundred and sixty-seven, and every two years thereafter, elect a Wreck Master for said county, whose duties and compensation shall be the same as are now or may be hereafter prescribed by law; the term of office of said Wreck Master shall commence on the first Monday of January next succeeding his election, and a vacancy in said office shall be filled by the County Commissioners of said county for the residue of the term.

ARTICLE VIII.

EDUCATION.

SECTION 1. The General Assembly, at its first session after the adoption of this Constitution, shall, by law, establish throughout the State a thorough and efficient system of free public schools; and shall provide by taxation, or otherwise, for their maintenance.

Clark vs. Md. Institute, 87 Md., 661.

SEC. 2. The system of public schools, as now constituted, shall remain in force until the end of the said first session of the General Assembly, and shall then expire, except so far as adopted or continued by the General Assembly.

SEC. 3. The school fund of the State shall be kept inviolate, and appropriated only to the purposes of education.

ARTICLE IX.

MILITIA AND MILITARY AFFAIRS.

SECTION 1. The General Assembly shall make, from time to time, such provisions for organizing, equipping and disciplining the Militia, as the exigency may require, and pass such laws to promote volunteer militia organizations as may afford them effectual encouragement.

SEC. 2. There shall be an Adjutant-General appointed by the Governor, by and with the advice and consent of the Senate. He shall hold his office until the appointment and qualification of his successor, or until removed in pursuance of the sentence of a court-martial. He shall perform such duties and receive such compensation or emoluments as are now or may be prescribed by law. He shall discharge the duties of

his office at the seat of government, unless absent under orders, on duty; and no other officer of the General Staff of the Militia shall receive salary or pay, except when on service and mustered in with troops.

Watkins vs. Watkins, 2 Md., 341. McBlair vs. Bond, 41 Md., 137.

SEC. 3. The existing Militia Law of the State shall expire at the end of the next session of the General Assembly, except so far as it may be re-enacted, subject to the provisions of this Article.

ARTICLE X.

LABOR AND AGRICULTURE.*

SECTION 1. There shall be a Superintendent of Labor and Agriculture elected by the qualified voters of this State at the first general election for Delegates to the General Assembly after the adoption of this Constitution, who shall hold his office for the term of four years, and until the election and qualification of his successor.

SEC. 2. His qualifications shall be the same as those prescribed for the Comptroller; he shall qualify and enter upon the duties of his office on the second Monday of January next succeeding the time of his election; and a vacancy in the office shall be filled by the Governor for the residue of the term.

SEC. 3. He shall perform such of the duties now devolved by law upon the Commissioners of Immigration and the Immigration Agent, as will promote the object for which those officers were appointed, and such other duties as may be assigned to him by the General Assembly, and shall receive a salary of twenty-five hundred dollars a year; and after his election and qualification, the offices before mentioned shall cease.

SEC. 4. He shall supervise all the State inspectors of agricultural products and fertilizers, and from time to time shall carefully examine and audit their accounts, and prescribe regulations not inconsistent with law, tending to secure economy and efficiency in the business of their offices. He shall have the supervision of the tobacco warehouses, and all other buildings used for inspection and storage purposes by the

*This Article expired by limitation.

State; and may, at the discretion of the Legislature, have the supervision of all public buildings now belonging to, or which may hereafter, be erected by the State. He shall frequently inspect such buildings as are committed to his charge, and examine all accounts for labor and materials required for their construction or repairs.

SEC. 5. He shall inquire into the undeveloped resources of wealth of the State of Maryland, more specially concerning those within the limits of the Chesapeake Bay and its tributaries, which belong to the State, and suggest such plans as may be calculated to render them available as sources of revenue.

SEC. 6. He shall make detailed reports to every General Assembly within the first week of its session, in reference to each of the subjects committed to his charge, and he shall also report to the Governor, in the recess of the Legislature, all abuses or irregularities which he may find to exist in any department of public affairs with which his office is connected.

SEC. 7. The office hereby established shall continue for four years from the date of the qualification of the first incumbent thereof, and shall then expire, unless continued by the General Assembly.

ARTICLE XI.

CITY OF BALTIMORE.

SECTION 1. The inhabitants of the City of Baltimore qualified to vote for members of the House of Delegates shall, on the Tuesday next after the first Monday in May, eighteen hundred and ninety-nine, and on the same day and month in every fourth year thereafter, elect by ballot a person of known integrity, experience and sound judgment, over twenty-five years of age, a citizen of the United States, and five years a resident of said city next preceding the election, and assessed with property in said city to the amount of two thousand dollars, and who has paid taxes thereon for two years preceding his election to be Mayor of the City of Baltimore; but the Mayor chosen at the first election under this section shall not enter upon the discharge of the duties of the office until the expiration of the term for which the present Mayor was elected; unless the said office of Mayor shall become vacant by death, resignation, removal from the State or other disqualification of the present Mayor.*

*Thus amended by Chapter 123, Acts of 1898. By Chapter 116, Acts of 1870, the term of Mayor was made two years; and by Chapter 297, Acts of 1888, the day of election was set for the Tuesday after the first Monday in November. Act of 1898, Chapter 123, made the first Monday in May, 1899, the day of election, and every four years afterward.

City Council. SEC. 2. The City Council of Baltimore shall consist of two branches, one of which shall be called the First Branch, and the other the Second Branch, and each shall consist of such numbers of members, having such qualification, receiving such compensation, performing such duties, possessing such powers, holding such terms of office, and elected in such manner as are now or may hereafter be prescribed by law.

SEC. 3. An election for members of the First and Second Branch of the City Council of Baltimore shall be held in the city of Baltimore on the fourth Wednesday of October, eighteen hundred and sixty-seven; and for members of the First Branch on the same day in every year thereafter; and for members of the Second Branch on the same day in every second year thereafter; and the qualification for electors of the members of the City Council shall be the same as those prescribed for the electors of Mayor.

Time of elections. [SEC. 3. An election for members of the First Branch of the City Council of Baltimore shall be held in the city of Baltimore on the Tuesday after the first Monday of November in every year; and for members of the Second Branch on the Tuesday after the first Monday of November, eighteen hundred and eighty-nine, and on the same day in every second year thereafter; and the qualification for electors of the members of the City Council shall be the same as those prescribed for the electors of Mayor.]*

Sessions. SEC. 4. The regular sessions of the City Council of Baltimore (which shall be annual) shall commence on the third Monday of January of each year, and shall not continue more than ninety days, exclusive of Sundays; but the Mayor may convene the City Council in extra session whenever, and as often as it may appear to him that the public good may require, but no called or extra session shall last longer than twenty days, exclusive of Sundays.

Limitations.

Extra sessions.

Disqualifications. SEC. 5. No person elected and qualified as Mayor, or as a member of the City Council, shall, during the term for which he was elected, hold any other office of profit or trust, created or to be created by the Mayor and City Council of Baltimore, or by any law relating to the corporation of Baltimore, or hold any employment or position, the compensation of which shall be paid, directly or indirectly, out of the city treasury; nor shall any such person be interested, directly or indirectly, in any contract to which the city is a party; nor shall it be lawful for any person holding any office under the city, to be interested, while holding such office, in any contract to which the city is a party.

*Thus amended by the Act of 1888, Chapter 397. Further amended by Act of 1898, Chapter 123.

SEC. 6. The Mayor shall, on conviction in a court of law, of willful neglect of duty, or misbehavior in office, be removed from office by the Governor of the State, and a successor shall thereafter be elected, as in a case of vacancy. Removal of Mayor.

SEC. 7. From and after the adoption of this Constitution, no debt (except as hereinafter excepted) shall be created by the Mayor and City Council of Baltimore; nor shall the credit of the Mayor and City Council of Baltimore be given or loaned to, or in aid of any individual, association or corporation; nor shall the Mayor and City Council of Baltimore have the power to involve the city of Baltimore in the construction of works of internal improvement, nor in granting any aid thereto, which shall involve the faith and credit of the city, nor make any appropriation therefor, unless such debt or credit be authorized by an Act of the General Assembly of Maryland, and by an ordinance of the Mayor and City Council of Baltimore, submitted to the legal voters of the city of Baltimore, at such time and place as may be fixed by said ordinance, and approved by a majority of the votes cast at such time and place; but the Mayor and City Council may, temporarily, borrow any amount of money to meet any deficiency in the city treasury, or to provide for any emergency arising from the necessity of maintaining the police, or preserving the safety and sanitary condition of the city, and may make due and proper arrangements and agreements for the removal and extension, in whole or in part, of any and all debts and obligations created according to law before the adoption of this Constitution. Debts.

Mayor, etc., of Balto. vs. Gil, 31 Md., 375. Pumphrey vs. Mayor & C. C. of Baltimore, 47 Md., 145. Balto. City vs. Gorter, 93 Md., 1. Bond vs. M. & C. C. of Balto., 116 Md. P. B. & W. Ry. vs. M. & C. C. of Balto., 121 Md.

SEC. 8. All laws and ordinances now in force applicable to the city of Baltimore, not inconsistent with this Article, shall be, and they are hereby continued until changed in due course of law. Laws in force.

Hooper vs. New, 85 Md., 565.

SEC. 9. The General Assembly may make such changes in this Article, except in Section 7th thereof, as it may deem best; and this Article shall not be so construed or taken as to make the political corporation of Baltimore independent of, or free from the control which the General Assembly of Maryland has over all such corporations in this State. Changes.

Pumphrey vs. Mayor, etc., of Balto., 47 Md., 145.

ARTICLE XI-A.*

LOCAL LEGISLATION.

Charter
BoardTime of
NominationArrangement
of Ballot.

SECTION 1. On demand of the Mayor of Baltimore and City Council of the City of Baltimore, or on petition bearing the signatures of not less than 20 per cent of the registered voters of said city or any county (provided, however, that in any case 10,000 signatures shall be sufficient to complete a petition), the Board of Election Supervisors of said city or county shall provide at the next general or Congressional election, occurring after such demand or the filing of such petition, for the election of a charter board of eleven registered voters of said city or five registered voters in any such counties. Nominations for members for said charter board may be made not less than forty days prior to said election by the Mayor of Baltimore and City Council of the City of Baltimore or the County Commissioners of such county, or not less than twenty days prior to said election by petition bearing the signatures written in their own handwriting (and not by their mark) of not less than 5 per cent of the registered voters of the said City of Baltimore or said county; provided, that in any case two thousand signatures of registered voters shall be sufficient to complete any such nominating petition, and if not more than eleven registered voters of the City of Baltimore or not more than five registered voters in any such county are so nominated their names shall not be printed on the ballot, but said eleven registered voters in the City of Baltimore or five in such county shall constitute said charter board from and after the date of said election. At said election the ballot shall contain the names of said nominees in alphabetical order without any indication of the source of their nomination, and shall also be so arranged as to permit the voter to vote for or against the creation of said charter board, but the vote cast against said creation shall not be held to bar the voter from expressing his choice among the nominees for said board, and if the majority of the votes cast for and against the creation of said charter board shall be against said creation the election of the members of said charter board shall be void; but if such majority shall be in favor of the creation of said charter board, then and in that event the eleven nominees of the City of Baltimore or five members in the county receiving the largest number of votes shall constitute the charter board, and said charter board, or a majority thereof, shall prepare within six months from the date of said election a charter or form of government for said city or such county and present the same to the Mayor of Baltimore or President of the Board of County Commissioners of such county, who shall publish the same

in at least two newspapers of general circulation published in said the City of Baltimore or county within thirty days after it shall be reported to him. Such charter shall be submitted to the voters of said city or county at the next general or Congressional election after the report of said charter to said Mayor of Baltimore or President of the Board of County Commissioners; and if a majority of the votes cast for and against the adoption of said charter shall be in favor of such adoption, the said charter from and after the *thirtieth days* from the date of such election shall become the law of said city or county, subject only to the Constitution and Public General Laws of this State, and any Public Local Laws inconsistent with the provisions of said charter and former charter of said the City of Baltimore or county shall be thereby repealed.

SEC. 2. The General Assembly at its first session after the adoption of this amendment shall, by Public General Law, provide a grant of express powers for such county or counties as may thereafter form a charter under the provisions of this Article. Such express powers granted to the counties and the powers heretofore granted to the City of Baltimore, as set forth in Article 4, Section 6, Public Local Laws of Maryland, shall not be enlarged or extended by any charter formed under the provisions of this Article, but such powers may be extended, modified, amended or repealed by the General Assembly.

SEC. 3. Every charter so formed shall provide for an elective legislative body in which shall be vested the law-making power of said city or county. Such legislative body in the City of Baltimore shall be known as the City Council of the City of Baltimore, and in any county shall be known as the County Council of the county. The chief executive officer, if any such charter shall provide for the election of such executive officer, or the presiding officer of said legislative body, if such charter shall not provide for the election of a chief executive officer, shall be known in the City of Baltimore as Mayor of Baltimore, and in any county as the President of the County Council of the county, and all references in the Constitution and laws of this State to the Mayor of Baltimore and City Council of the City of Baltimore and to the President and County Commissioners of the counties shall be construed to refer to the Mayor of Baltimore and City Council of the City of Baltimore and to the President and County Council herein provided for, whenever such construction would be reasonable. From and after the adoption of a charter by the City of Baltimore, or any county of this State, as hereinbefore provided, the Mayor of Baltimore and City Council of the City of Baltimore or the County Council of said county, subject to the Constitution and Public General Laws of this

State, shall have full power to enact local laws of said city or county, including the power to repeal or amend Local Laws of said city or county enacted by the General Assembly, upon all matters covered by the express powers granted as above provided; provided that nothing herein contained shall be construed to authorize or empower the County Council of any county in this State to enact laws or regulations for any incorporated town, village, or municipality in said county, on any matter covered by the powers granted to said town, village, or municipality by the Act incorporating it, or any subsequent Act or Acts amendatory thereto. Provided, however, that the charters of the various counties shall provide that the County Council of the counties shall not sit more than one month in each year for the purpose of enacting legislation for such counties, and all legislation shall be enacted during the month so designated for that purpose in the charter, and all laws and ordinances so enacted shall be published once a week for three successive weeks in at least one newspaper published in such counties, so that the taxpayers and citizens may have notice thereof. This provision shall not apply to Baltimore City. All such local laws enacted by the Mayor of Baltimore and City Council of the City of Baltimore or the Council of the counties, hereinbefore provided, shall be subject to the same rules of interpretation as those now applicable to the Public Local Laws of this State, except that in case of any conflict between said Local Law and any Public General Law now or hereafter enacted, the Public General Law shall control.

Time for en-
acting leg-
islation.

Interpreta-
tion.

Prohibiting
Passage of
Local Laws
by General
Assembly.

SEC. 4. From and after the adoption of a charter under the provisions of this Article by the City of Baltimore or any county of this State, no Public Local Law shall be enacted by the General Assembly for said city or county on any subject covered by the express powers granted as above provided. Any law so drawn as to apply to two or more of the geographical sub-divisions of this State shall not be deemed a Local Law, within the meaning of this Act. The term "geographical subdivision" herein used shall be taken to mean the City of Baltimore or any of the counties of this State.

SEC. 5. Amendments to any charter adopted by the City of Baltimore or by any county of this State under the provisions of this Article may be proposed by a resolution of the Mayor of Baltimore and the City Council of said the City of Baltimore, or the Council of said county, or by a petition signed by not less than 20 per cent of the registered voters of said city or county, provided, however, that in any case 10,000 signatures shall be sufficient to complete a petition, and filed with the Mayor of Baltimore or the President of the County Coun-

eil, and when so proposed shall be submitted to the voters of said city or county at the next General or Congressional election occurring after the passage of said resolution, or the filing of said petition; and if at said election the majority of the votes cast for and against said amendments shall be in favor thereof, said amendment shall be adopted and become a part of the charter of said city or county from and after the thirtieth day after said election. Said amendments shall be published by said Mayor of Baltimore or President of the County Council once a week for five successive weeks prior to said election in at least one newspaper published in said city or county.

SEC. 6. The power heretofore conferred upon the General Assembly to prescribe the number, compensation, powers and duties of the County Commissioners in each county, and the power to make changes in Sections 1 to 6, inclusive, Article XI of this Constitution, when expressly granted as hereinbefore provided, are hereby transferred to the voters of each county and the voters of City of Baltimore, respectively, provided that said powers so transferred shall be exercised only by the adoption or amendment of a charter as hereinbefore provided; and provided further, that this Article shall not be construed to authorize the exercise of any powers in excess of those conferred by the Legislature upon said counties or city as this Article sets forth.

SEC. 7. The word "Petition," as used in this Article, means one or more sheets written or printed or partly written and partly printed; "Signature" means the signature of a registered voter written by himself in his own handwriting (and not by his mark), together with the ward or district and precinct in which he is registered. The authenticity of such signatures and the fact that the persons so signing are registered voters shall be evidenced by the affidavit of one or more registered voters of the city or county in which said voters so signing are registered, and one affidavit may apply to or cover any number of signatures to such petition. The false signing of any name, or the signing of any fictitious name to said petition shall be forgery, and the making of any false affidavit in connection with said petition shall be perjury.

*Added by Chapter 416, 1914. Ratified November 2, 1915.

ARTICLE XII.

PUBLIC WORKS.

Board. SECTION 1. The Governor, the Comptroller of the Treasury and the Treasurer shall constitute the Board of Public Works in this State. They shall keep a journal of their proceedings, and shall hold regular sessions in the city of Annapolis on the first Wednesday in January, April, July and October in each year, and oftener if necessary; at which sessions they shall hear and determine such matters as affect the public works of the State, and as the General Assembly may confer upon them the power to decide.

Sessions.

Powers.

Duties. SEC. 2. They shall exercise a diligent and faithful supervision of all public works in which the State may be interested as stockholder or creditor, and shall represent and vote the stock of the State of Maryland in all meetings of the stockholders of the Chesapeake and Ohio Canal; and shall appoint the directors in every railroad and canal company in which the State has the legal power to appoint directors, which said directors shall represent the State in all meetings of the stockholders of the respective companies for which they are appointed or elected. And the president and directors of the said Chesapeake and Ohio Canal Company shall so regulate the tolls of said company from time to time as to produce the largest amount of revenue, and to avoid the injurious effect to said company of rival competition by other internal improvement companies. They shall require the directors of all said public works to guard the public interest and prevent the establishment of tolls which shall discriminate against the interest of the citizens or products of this State, and from time to time, and as often as there shall be any change in the rates of toll on any of the said works, to furnish the said Board of Public Works a schedule of such modified rates of toll, and so adjust them as to promote the agricultural interests of the State; they shall report to the General Assembly at each regular session, and recommend such legislation as they may deem necessary and requisite to promote or protect the interests of the State in the said public works; they shall perform such other duties as may be hereafter prescribed by law, and a majority of them shall be competent to act. The Governor, Comptroller and Treasurer shall receive no additional salary for services rendered by them as members of the Board of Public Works. The provisions of the Act of the General Assembly of Maryland of the year 1867, Chapter 359, are hereby declared null and void.

SEC. 3. The Board of Public Works is hereby authorized, ^{Powers.} subject to such regulations and conditions as the General Assembly may from time to time prescribe, to sell the State's interest in all works of internal improvement, whether as a stockholder or a creditor, and also the State's interest in any banking corporation, receiving in payment the bonds and registered debt now owing by the State, equal in amount to the price obtained for the State's said interest.*

ARTICLE XIII.

NEW COUNTIES.

SECTION 1. The General Assembly may provide, by law, ^{County seats.} for organizing new counties, locating and removing county seats and changing county lines; but no new county shall be organized without the consent of the majority of the legal ^{Consent of voters.} voters residing within the limits proposed to be formed into said new county; and whenever a new county shall be proposed to be formed out of portions of two or more counties, the consent of majority of the legal voters of such part of each of said counties, respectively, shall be required; nor shall the lines of any county be changed without the consent of a majority of the legal voters residing within the district, which, under said proposed change, would form a part of a county ^{Area and population.} different from that to which it belonged prior to said change; and no new county shall contain less than four hundred square miles, nor less than ten thousand white inhabitants; nor shall any change be made in the limits of any county, whereby the population of said county would be reduced to less than ten thousand white inhabitants, or its territory reduced to less than four hundred square miles.

State vs. Manly, 7 Md., 135. Eichelberger vs. Hardesty, 15 Md., 54. School Commrs. of Wicomico Co. vs. School Commrs. of Worcester Co., 35 Md., 200. Daily vs. Morgan, 69 Md., 460.

SEC. 2. At the election to be held for the adoption or rejection of this Constitution, in each election district, in those ^{Wicomico county.} parts of Worcester and Somerset counties, comprised within the following limits, viz.: Beginning at the point where Mason and Dixon's line crosses the channel of Pocomoke river; thence following said line to the channel of the Nanticoke river; thence with the channel of said river to Tangier Sound, or the intersection of Nanticoke and Wicomico rivers; thence up the channel of the Wicomico river to the mouth of Wicomico creek; thence with the channel of said creek and Passerdyke creek to Dashield's or Disharoon's Mills; thence with

*Thus amended by Act 1890, Chapter 362, and ratified by the people November 3, 1891.

the mill-pond of said mills and branch following the middle prong of said branch, to Meadow Bridge, on the road dividing the counties of Somerset and Worcester, near the southwest corner of farm of William P. Morris; thence due east to the Pocomoke river; thence with the channel of said river to the beginning; the Judges of Election, in each of said districts, shall receive the ballots of each elector, voting at said election, who has resided for six months preceding said election within said limits, for or against a new county; and the return judges of said election districts shall certify the result of such voting, in the manner now prescribed by law, to the Governor, who shall by proclamation make known the same, and if a majority of the legal votes cast within that part of Worcester county, contained within said lines, and also a majority of the legal votes cast within that part of Somerset county, contained within said lines, shall be in favor of a new county, then said parts of Worcester and Somerset counties shall become and constitute a new county, to be called Wicomico county, and Salisbury shall be the county seat. And the inhabitants thereof shall thenceforth have and enjoy all such rights and privileges as are held and enjoyed by the inhabitants of the other counties of this State.

Provisions.

SEC. 3. When said new county shall have been so created, the inhabitants thereof shall cease to have any claim to, or interest in, the county buildings and other public property of every description belonging to said counties of Somerset and Worcester, respectively, and shall be liable for their proportionate shares of the then existing debts and obligations of the said counties according to the last assessment in said counties, to be ascertained and apportioned by the Circuit Court of Somerset county, as to the debts and obligations of said county, and by the Circuit Court of Worcester county as to the debts and obligations of Worcester county, on the petition of the County Commissioners of the said counties, respectively; and the property in each part of the said counties included in said new county shall be bound only for the share of the debts and obligations of the county from which it shall be separated; and the inhabitants of said new county shall also pay the county taxes levied upon them at the time of the creation of such new county, as if such new county had not been created; and on the application of twelve citizens of the proposed county of Wicomico, the Surveyor of Worcester county shall run and locate the line from Meadow Bridge to the Pocomoke river, previous to the adoption or rejection of this Constitution, and at the expense of said petitioners.

SEC. 4. At the first general election held under this Constitution the qualified voters of said new county shall be entitled to elect a Senator and two Delegates to the General Assembly, and all such county or other officers as this Constitution may authorize, or require to be elected by other counties of the State; a notice of such election shall be given by the Sheriffs of Worcester and Somerset counties in the manner now prescribed by law; and in case said new county shall be established, as aforesaid, then the counties of Somerset and Worcester shall be entitled to elect but two Delegates each to the General Assembly.

SEC. 5. The county of Wicomico, if formed according to the provisions of this Constitution, shall be embraced in the First Judicial Circuit, and the times for holding the courts therein shall be fixed and determined by the General Assembly.

SEC. 6. The General Assembly shall pass all such laws as may be necessary more fully to carry into effect the provisions of this Article.

ARTICLE XIV.

AMENDMENTS TO THE CONSTITUTION.

SECTION 1. The General Assembly may propose amend-^{Proposal.}ments to this Constitution; provided, that each amendment shall be embraced in a separate bill, embodying the Article or Section, as the same will stand when amended and passed by three-fifths of all the members elected to each of the two Houses by yeas and nays, to be entered on the journals with the^{Publication.} proposed amendment. The bill or bills proposing amendment or amendments shall be published by order of the Governor, in at least two newspapers in each county, where so many may be published, and where not more than one may be published, then in that newspaper, and in three newspapers published in the city of Baltimore, one of which shall be in the German language, once a week for at least three months preceding the next ensuing general election, at which the proposed amendment or amendments shall be submitted, in a form to be prescribed by the General Assembly, to the qualified voters of the State for adoption or rejection. The votes cast for and^{Vote.} against said proposed amendment or amendments, severally,^{Returns.} shall be returned to the Governor, in the manner prescribed in other cases, and if it shall appear to the Governor that a

Proclamation.

majority of the votes cast at said election on said amendment or amendments, severally, were cast in favor thereof, the Governor shall, by his proclamation, declare the said amendment or amendments having received said majority of votes, to have been adopted by the people of Maryland as part of the Constitution thereof, and thenceforth said amendment or amendments shall be part of the said Constitution. When two or more amendments shall be submitted in manner aforesaid, to the voters of this State at the same election, they shall be so submitted as that each amendment shall be voted on separately.

Worman et al. vs. Hagen, et al., 78 Md., 152. Warfield vs. Vandiver, 101 Md., 78.

Convention every twenty years.

SEC. 2. It shall be the duty of the General Assembly to provide by law for taking, at the general election to be held in the year eighteen hundred and eighty-seven, and every twenty years thereafter, the sense of the people in regard to calling a convention for altering this Constitution; and if a majority of voters at such election or elections shall vote for a convention, the General Assembly, at its next session, shall provide by law for the assembling of such convention, and for the election of Delegates thereto. Each county and Legislative District of the city of Baltimore shall have in such convention a number of Delegates equal to its representation in both Houses at the time at which the convention is called. But any Constitution, or change, or amendment, of the existing Constitution, which may be adopted by such convention, shall be submitted to the voters of this State, and shall have no effect unless the same shall have been adopted by a majority of the voters voting thereon.

ARTICLE XV.

MISCELLANEOUS.

Returns of fees.

SECTION 1. Every person holding any office created by, or existing under the Constitution or laws of the State (except Justices of the Peace, Constables and Coroners), or holding any appointment under any court of this State, whose pay or compensation is derived from fees or moneys coming into his hands for the discharge of his official duties, or in any way growing out of or connected with his office, shall keep a book in which shall be entered every sum or sums of money received by him, or on his account, as a payment or compensation for his performance of official duties, a copy of which entries in said book, verified by the oath of the officer by whom

it is directed to be kept, shall be returned yearly to the Comptroller of the State for his inspection, and that of the General Assembly of the State, to which the Comptroller shall, at each regular session thereof, make a report showing what officers have complied with this section; and each of the said officers, when the amount received by him for the year shall exceed the sum which he is by law entitled to retain as his salary or compensation for the discharge of his duties, and for the expenses of his office, shall yearly pay over to the Treasurer of the State, the amount of such excess, subject to such disposition thereof as the General Assembly may direct; if any of such officers shall fail to comply with the requisitions of this section for the period of thirty days after the expiration of each and every year of his office, and the Governor shall declare the same vacant, and the vacancy therein shall be filled as in case of vacancy for any other cause, and such officer shall be subject to suit by the State for the amount that ought to be paid into the Treasury; and no person holding any office created by or existing under this Constitution or laws of the State, or holding any appointment under any court in this State, shall receive more than three thousand dollars a year as a compensation for the discharge of his official duties, except in cases specially provided in this Constitution. Salary limit.

Banks vs. State, 60 Md., 305. Goldsborough vs. Lloyd, 86 Md., 376. State vs. Green, 120 Md. Cecil & Beasley vs. Co. Commrs. Anne Arundel Co., 121 Md.

SEC. 2. The several courts existing in this State at the time of the adoption of this Constitution shall, until superseded under its provisions, continue with like powers and jurisdiction, and in the exercise thereof, both at law and in equity, in all respects, as if this Constitution had not been adopted; and when said courts shall be so superseded, all causes then depending in said courts shall pass into the jurisdiction of the several courts, by which they may be respectively superseded. Jurisdiction of Courts.

SEC. 3. The Governor and all officers, civil and military, now holding office under this State, whether by election or appointment, shall continue to hold, exercise and discharge the duties of their offices (unless inconsistent with or otherwise provided in this Constitution), until they shall be superseded under its provisions, and until their successors shall be duly qualified. Officers to continue in office.

Smith & Davis vs. Thursby, 28 Md., 244.

SEC. 4. If at any election directed by this Constitution, any two or more candidates shall have the highest and an equal number of votes, a new election shall be ordered by the

Governor, except in cases specially provided for by this Constitution.

Trial by jury. SEC. 5. In the trial of all criminal cases, the jury shall be the judges of law, as well as of fact.

Franklin vs. State, 12 Md., 236. Phipps vs. State, 22 Md., 380. League vs. State, 36 Md., 257. Wheeler vs. State, 42 Md., 563. Broll vs. State, 45 Md., 356. Beard vs. State, 71 Md., 275. Cochran vs. State, 119 Md.

Right to jury. SEC. 6. The right of trial by jury of all issues of fact in civil proceedings in the several courts of law in this State, where the amount in controversy exceeds the sum of five dollars, shall be inviolably preserved.

Gittings vs. State, 33 Md., 458. Capron vs. Devries, 83 Md., 220. City Pass. Ry Co. vs. Nugent, 86 Md., 349. Caledonian Fire Insurance Co. vs. Frank, 86 Md., 93. Knee vs. City Pass. Ry, 87 Md., 624.

General elections. SEC. 7. All general elections in this State shall be held on the Tuesday next after the first Monday in the month of November, in the year in which they shall occur; and the first election of all officers, who, under this Constitution, are required to be elected by the people, shall, except in cases herein specially provided for, be held on the Tuesday next after the first Monday of November, in the year eighteen hundred and sixty-seven.

Wells vs. Monroe, 86 Md., 451.

Notice. SEC. 8. The Sheriffs of the several counties of this State and of the city of Baltimore shall give notice of the several elections authorized by this Constitution, in the manner prescribed by existing laws for elections to be held in this State, until said laws shall be changed.

Terms of office. SEC. 9. The term of office of all judges and other officers, for whose election provision is made by this Constitution, shall, except in cases otherwise expressly provided herein, commence from the time of their election; and all such officers shall qualify as soon after their election as practicable, and shall enter upon the duties of their respective offices immediately upon their qualification; and the term of office of the State Librarian and of Commissioner of the Land Office shall commence from the time of their appointment.

Qualifications of officers. SEC. 10. Any officer elected or appointed in pursuance of the provisions of this Constitution, may qualify, either according to the existing provisions of law, in relation to officers under the present Constitution, or before the Governor of the

State, or before any clerk of any court of record in any part of the State; but in case an officer shall qualify out of the county in which he resides, an official copy of his oath shall be filed and recorded in the clerk's office of the Circuit Court of the county in which he may reside, or in the clerk's office of the Superior Court of the city of Baltimore, if he shall reside therein.

Oath to be recorded.

VOTE ON THE CONSTITUTION.

For the purpose of ascertaining the sense of the people of this State in regard to the adoption or rejection of this Constitution, the Governor shall issue his proclamation within five days after the adjournment of this convention, directed to the Sheriffs of the city of Baltimore and of the several counties of this State, commanding them to give notice in the manner now prescribed by law in reference to the election of members of the House of Delegates, that an election for the adoption or rejection of this Constitution will be held in the city of Baltimore and in the several counties of this State, on Wednesday, the eighteenth day of September, in the year eighteen hundred and sixty-seven, at the usual places of holding elections for members of the House of Delegates in said city and counties. At the said election the vote shall be by ballot, and upon each ballot there shall be written or printed the words, "For the Constitution," or "Against the Constitution," as the voter may elect; and the provisions of the laws of this State relating to the holding of general elections for members of the House of Delegates, shall in all respects apply to and regulate the holding of the said election. It shall be the duty of the judges of election in said city and in the several counties of the State to receive, accurately count and duly return the number of ballots so cast for or against the adoption of this Constitution, as well as any blank ballots which may be cast, to the several clerks of the Circuit Courts of this State, and to the clerk of the Superior Court of Baltimore City, in the manner now prescribed by law, in reference to the election of members of the House of Delegates, and duplicates thereof, directly to the Governor; and the several clerks aforesaid shall return to the Governor, within ten days after said election, the number of ballots cast for or against the Constitution, and the number of blank ballots; and the Governor, upon receiving the returns from the judges of election, or the clerks as aforesaid, and ascertaining the aggregate vote throughout the State, shall, by his proclamation, make known the same; and if a majority of the votes cast shall be for the adoption of this Constitution, it shall go into effect on Saturday, the fifth day of October, eighteen hundred and sixty-seven.

ARTICLE XVI.*

THE REFERENDUM.

Power. SECTION 1. (a) The people reserve to themselves power known as The Referendum, by petition to have submitted to the registered voters of the State, to approve or reject at the polls, any Act, or part of any Act of the General Assembly, if approved by the Governor, or, if passed by the General Assembly over the veto of the Governor;

Additional Legislation. (b) The provisions of this Article shall be self-executing; provided that additional legislation in furtherance thereof and not in conflict therewith may be enacted.

When Effective. SEC. 2. No law enacted by the General Assembly shall take effect until the first day of June next after the session at which it may be passed, unless it contain a section declaring such law an emergency law and necessary for the immediate preservation of the public health or safety, and passed upon a ye and nay vote supported by three-fifths of all the members elected to each of the two Houses of the General Assembly; provided, however, that said period of suspension may be extended as provided in Section 3 (b) hereof. If before said **first day of June** there shall have been filed with the Secretary of the State a petition to refer to a vote of the people any law or part of a law capable of referendum, as in this Article provided, the same shall be referred by the Secretary of State to such vote, and shall not become a law or take effect until thirty days after its approval by a majority of the electors voting thereon at the next ensuing election held throughout the State for Members of the House of Representatives of the United States. An emergency law shall remain in force notwithstanding such petition, but shall stand repealed thirty days after having been rejected by a majority of the qualified electors voting thereon; provided, however, that no measure creating or abolishing any office, or changing the salary, term or duty of any officer, or granting any franchise or special privilege, or creating any vested right or interest, shall be enacted as an emergency law. No law making any appropriation or maintaining the State Government, or for maintaining or aiding any public institution, not exceeding the next previous appropriation for the same purpose, shall be subject to rejection or repeal under this Section. The increase in any such appropriation for maintaining or aiding any public institution shall only take effect as in the case of other laws, and such increase or any part thereof specified in the petition, may be referred to a vote of the people upon petition.

Emergency Laws.

Exception.

*Added by Chapter 673, 1914. Ratified November 2, 1915.

SEC. 3. (a) The referendum petition against an Act or part of an Act passed by the General Assembly, shall be sufficient if signed by ten thousand qualified voters of the State of Maryland, of whom not more than half shall be residents of Baltimore City, or of any one county; provided that any Public Local Law for any one county or the City of Baltimore shall be referred by the Secretary of State only to the people of said county or City of Baltimore, upon a referendum petition of ten per cent of the qualified voters of said county or City of Baltimore as the case may be, calculated upon the whole number of votes cast therein respectively for Governor at the last preceding Gubernatorial election.

Required
Signatures.

(b) If more than one-half, but less than the full number of signatures required to complete any referendum petition against any law passed by the General Assembly, be filed with Secretary of State before the first day of June, the time for the law to take effect, and for filing the remainder of signatures to complete the petition shall be extended to the thirtieth day of the same month, with like effect.

SEC. 4. A petition may consist of several papers, but each paper shall contain the full text of the Act or part of Act petitioned upon; and there shall be attached to each such paper an affidavit of the person procuring the signatures thereon that of the said person's own personal knowledge every signature thereon is genuine and bona fide, and that the signers are registered voters of the State of Maryland, and of the City of Baltimore, or county, as the case may be, as set opposite their names, and no other verification shall be required.

Affidavit.

SEC. 5. (a) The General Assembly shall provide for furnishing the voters of the State the text of all measures to be voted upon by the people; provided, that until otherwise provided by law the same shall be published in the manner prescribed by Article XIV of the Constitution for the publication of proposed Constitutional Amendments.

Voters Furnished
Text of Measures.

(b) All laws referred under the provisions of this Article shall be submitted separately on the ballots to the voters of the people, but if containing more than two hundred words, the full text shall not be printed on the official ballots, but the Secretary of State shall prepare and submit a ballot title of each such measure in such form as to present the purpose of said measure concisely and intelligently. The ballot title may be distinct from the legislative title, but in any case the legislative title shall be sufficient. Upon each of the ballots, following the ballot title or text, as the case may be, of each such measure, there shall be printed the words "For the referred law" and "Against the referred law," as the case may be. The votes cast for and against any such referred law shall be returned to the Governor in the manner prescribed with re-

Arrangement
on Ballot.

Returns

spect to proposed amendments to the Constitution under Article XIV of this Constitution, and the Governor shall proclaim the result of the election, and, if it shall appear that the majority of the votes cast on any such measure were cast in favor thereof, the Governor shall, by his proclamation, declare the same having received a majority of the votes to have been adopted by the people of Maryland as a part of the laws of the State, to take effect thirty days after such election, and in like manner and with like effect the Governor shall proclaim the result of the local election as to any Public Local Law which shall have been submitted to the voters of any county or the City of Baltimore.

Exemptions.

SEC. 6. No law or Constitutional Amendment, licensing, regulating, prohibiting, or submitting to local option, the manufacture or sale of malt or spirituous liquors, shall be referred or repealed under any Act of the provisions of this Article.

LEGAL HOLIDAYS IN MARYLAND.

The following days have been established in Maryland as Bank Holidays:

1. New Year's Day, January 1st.
2. Washington's Birthday, February 22d.
3. Decoration Day, May 30th.
4. Independence Day, July 4th.
5. Defenders' Day, September 12th.
6. Columbus Day, October 12th.
7. Christmas Day, December 25th.
8. Good Friday.
9. General Election Day.
10. Congressional Election Day.
11. Labor Day, first Monday in September.
12. All special days that may be appointed or recommended by the Governor of this State or the President of the United States as the days of thanksgiving, fasting and prayer or other religious observance, or for the general cessation of business.
12. Sundays.

Whenever the first day of January, the twenty-second day of February, the thirtieth day of May, the fourth day of July, the twelfth day of September, the twelfth day of October, or twenty-fifth day of December, shall, either of them, occur on Sunday, the Monday next following shall be deemed and shall be treated as a public holiday, for all or any the purposes relating to negotiable instruments, provided, however, that in such case, all bills of exchange, bank checks, drafts, and promissory notes, which would otherwise be presentable for acceptance or for payment on either of the Mondays so observed as a holiday, shall be deemed to be presentable for acceptance or for payment on the secular or business day next preceeding such Monday; and such Monday so observed shall, for all purposes whatever, as regards the presenting for payment or acceptance, and of the protesting and giving notice of the dishonor of bills of exchange, bank checks, drafts and promissory notes, be also treated and considered as is the first day of the week, commonly called Sunday. (P. G. L., Art. 13, Sec. 10.)

LABOR'S HOLIDAY.

Labor's Holiday, first Monday in September.

(By an Act of the Congress of the United States, approved June 28th, 1894.)

The Governor of Maryland, by virtue of authority vested in him under Article 13, Section 9 of the Code, may declare and proclaim the first Monday in September a legal holiday, and recommend its observance by the general cessation of business.

DEFENDERS' DAY.

September 12th, known as "Defenders'" Day, is a legal holiday, in memory of the successful resistance of British invasion in 1814.

SATURDAY HALF-HOLIDAYS.

Saturday half-holiday laws are in force in the following places:

- In the city of Annapolis, by Act of 1894, Chapter 167.
- In the city of Baltimore, by Act of 1898, Chapter 198.
- In Baltimore county, by Act of 1898, Chapter 152.
- In Harford county, by Act of 1898, Chapter 154.
- In Montgomery county, by Act of 1898, Chapter 366.
- In Cecil county, by Act of 1900, Chapter 87.
- In Ellicott City, by Act of 1902, Chapter 151.
- In the city of Westminster, by Act of 1902, Chapter 443.

ARBOR DAY.

By resolution of the General Assembly of 1894, the Governor is authorized to designate by proclamation one day in April, annually, for tree planting, to be known as "Arbor and Highway Day."

REPUDIATION DAY.

The General Assembly of 1894 made November 23rd a bank half-holiday in Frederick county, under the title of "Repudiation Day," in commemoration of the repudiation of the Stamp Act in 1765.

Barons of Baltimore and Lords Proprietary of Maryland.

GEORGE CALVERT, First Lord Baltimore.

Lords Proprietary.

- 1632—Cæcilius Calvert, Second Lord Baltimore.
 1675—Charles Calvert, Third Lord Baltimore.
 1715—Benedict Leonard Calvert, Fourth Lord Baltimore.
 1715—Charles Calvert, Fifth Lord Baltimore.
 1751—Frederick Calvert, Sixth and Last Lord Baltimore.
 1771 to 1776—Henry Harford, Last Proprietary.

A List of Those Who Governed Maryland Before 1776.

COMPILED BY BERNARD C. STEINER,
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1. William Claiborne, under a trading commission dated May 16, 1631 (3 Md. Arch. Coun. 20), settled at Kent Island August 17, 1631 (3 Md. Arch. Coun. 32), and governed it under the authority of Virginia.
2. Leonard Calvert, commissioned by his brother, Cecilius Calvert, second Lord Baltimore and first Lord Proprietary of Maryland, ———, 1633; given instructions as "Deputy Governor" November 13, 1633 (Calvert Papers, i. 131); arrived in Maryland with colonists March 25, 1634; recommissioned April 15, 1637 (3 Md. Arch. Coun. 49), as "Lieutenant General, Admiral, Chief Captain and Commander," September 4, 1642 (3 Md. Arch. Coun. 109), and September 6, 1644 (3 Md. Arch. Coun. 152); deposed in February, 1645. During absences from the Province he left the following persons in charge of the government: April 1, 1638 (he went to Virginia for a short time), Mr. John Lewger, the Secretary (3 Md. Arch. Coun. 71; Lewger had been left in charge of affairs at St. Mary's when Calvert went to Kent Island in February 1637-8, 3 Md. Arch. Coun. 64); May 27, 1638 to August 14, 1638 Captain Thomas Cornwalleys (3 Md. Arch. Coun. 74, 4, Md. Arch. Prov. Ct. 41); May 8, 1641 to July 10, 1641 (he went to Virginia) Captain Thomas Cornwalleys (3 Md. Arch. Coun. 98, 99); April 11, 1643 (Was he away June 23, 1642? 3 Md., Arch. Coun. 103) to September 1644 (he went to England) Captain Giles Brent (3 Md. Arch. Coun. 130. The appointment was ratified by the Proprietary July 14, 1643, 3

- Md. Arch. Coun. 135, and the powers were extended on November 16, 1643, 3 Md. Arch. Coun. 139. As to his powers while locum-tenens see 4 Md. Arch. Prov. Ct. 217; September 30, 1644 (for a short time to his "well beloved cousin") to November 16, 1644, William Braithwayt (3 Md. Arch. Coun. 160, 4 Md. Arch. Prov. Ct. 286), Braithwayt was sworn on October 3.
3. Edward Ingle usurped the government in February, 1645, and ruled for some months.
 4. Anarchy from middle of 1645 to July, 1646. During this period the Council chose Captain Edward Hill as Governor. 3 Md. Arch. Coun. 189 (Calvert was in England during this interregnum. 1 Md. Arch. Ass. 268).
 5. Captain Edward Hill, appointed by Calvert in Virginia, whither he had fled, July 30, 1646 (3 Md. Arch. Coun. 172. The appointment was illegal, as Hill was not a Councillor; 3 Md. Arch. Coun. 220, vide 1 Md. Arch. Ass. 266, 3 Md. Arch. Coun. 172, 4 Md. Arch. Prov. Ct. 322, 423, 332, 389).
 6. Leonard Calvert, restored in the fall of 1646 (1 Md. Arch. Ass. 210), died June 11, 1647 (4 Md. Arch. Prov. Ct. 312, 314, 315), naming his successor by word of mouth.
 7. Thomas Greene, named by Leonard Calvert June 9, 1647 (3 Md. Arch. Coun. 187). Captain Hill protested, claiming that when the Governor was out of the Province he had been named Governor by the Council (3 Md. Arch. Coun. 188). Apparently Greene was not commissioned by the Proprietary. He disclaimed to be a judge in testamentary causes. He was Governor as late as March 1648-9. 4 Md. Arch. Prov. Ct. 515.
 8. William Stone, commissioned by the Proprietary, June 9, 1647 (3 Md. Arch. Coun. 187) was in office as early as April 26, 1649 (4 Md. Arch. Prov. Ct. 503). Formerly of Northumberland County, Virginia, he was made Governor, partly because he promised to bring over five hundred colonists. On his temporary departures from the Province, he named the following men to act as Governor, May 2, 1649, (3 Md. Arch. Coun. 231): Thomas Greene and in case of his refusal Thomas Hatton; September 20, 1649 (3 Md. Arch. Coun. 242) to January 25, 1649-50 (4 Md. Arch. Prov. Ct. 538. Greene was acting as Governor on November 19, 1649. 4 Md. Arch. Prov. Ct. 531) the same persons; May 22, 1650 to June 25, 1650 Thomas Hatton (3 Md. Arch. Coun. 255, 10 Md. Arch. Prov. Ct. 23).
 9. Richard Bennett, Edmund Curtis and William Claiborne, Parliamentary Commissioners, took possession of the government March 29, 1652 (3 Md. Arch. Coun. 272). Robert Brooke was President of the Council (vide 10 Md. Arch. Prov. Ct. 257).
 10. William Stone, restored by the Parliamentary Commissioners June 28, 1652 (3 Md. Arch. Coun. 276), and ordered to issue writs in the name of the "Keeper of the Liberties of England." He ordered writs to run in the Proprietary's name on March 2, 1653-4 (3 Md. Arch. Coun. 300), and was deposed by the Commissioners. He acted as Governor on July 16, 1654 (10 Md. Arch. Prov. Ct. 398).
 11. Captain William Fuller, Richard Preston, William Durand, Edward Lloyd, John Smith, Leonard Strong, John Lawson, John Hatch, Richard Wells and Richard Ewen or Ewing; Commissioners appointed by the Parliamentary Commissioners July 22, 1654 (3 Md. Arch. Coun. 313). To this list were added Sampson Waring, William Parker and William Parrott who sat on December 5, 1654 (10 Md. Arch. Prov. Ct. 407, vide 3 Md. Arch. Coun. 317) Captain Robert Sly, April 24, 1655 (10 Md. Arch. Prov. Ct. 412), Thomas Mears or Marsh on June 26, 1655 (3 Md. Arch. Coun.

316. 10 Md. Arch. Prov. Ct. 419); Woodman Stockley on October 5, 1655 (10 Md. Arch. Prov. Ct. 423) Michael Brooke on December 26, 1655 (10 Md. Arch. Prov. Ct. 430) Johu Potts on August 13, 1655 (3 Md. Arch. Coun. 317) Phillip Morgan, William Ewens, Thomas Thomas, Philip Thomas, Samuel Withers and Richard Woolman all appointed by Provincial Court in March 1656-7 (10 Md. Arch. Prov. Ct. 493); [On September 25, 1657, Lloyd, Hatch and Brooke were designated as Commissioners of the Quorum, 10 Md. Arch. Prov. Ct. 529, from January 1655 until the battle of March 25, 1655 William Stone claimed power under Baltimore's instructions].
12. Josias Fendall commissioned by the Proprietary July 10, 1656 (3 Md. Arch. Coun. 323) was charged with assuming a pretended power from Captain William Stone October 5, 1655 (10 Md. Arch. Prov. Ct. 427), on September 24, 1657, he took oath not to be a disturber of the present government until there be a full determination ended in England of all matters relating to this government (10 Md. Arch. Prov. Ct. 463). Fuller and the other Commissioners formally surrendered the government to him March 24, 1657-8 (3 Md. Arch. Coun. 340). While absent from the Province, June 18, 1657, to February 26, 1657-8, Fendall appointed Luke Barber to administer the government (3 Md. Arch. Coun. 332).
 13. Philip Calvert, brother of the Proprietary, commissioned by him June 24, 1660. He was administering the government as early as October, 1660 (3 Md. Arch. Coun. 392).
 14. Charles Calvert, son and heir of the Proprietary, commissioned by him September 14, 1661 (3 Md. Arch. Coun. 439), was exercising authority before the end of November (3 Md. Arch. Coun. 441), was recommissioned February 16, 1665-6 (5 Md. Arch. Coun. 543 and 15 Md. Arch. Coun. 1), and succeeded his father as third Lord Baltimore and second Lord Proprietary on November 30, 1675 (5 Md. Arch. Coun. 243). He left the Province probably in May, 1669, and returned before November 7, 1670. At his departure he left his uncle, Philip Calvert, the Chancellor, in charge of the Province, probably without a commission (5 Md. Arch. Coun. 49-56). On July 20, 1670, he appointed Philip Calvert, William Calvert, Jerome White and Baker Brooke "Deputies and Commissioners" in charge of the Province (5 Md. Arch. Coun. 66).
 15. Cecilius Calvert, infant son and heir of the Proprietary, commissioned June 16, 1676 (15 Md. Arch. Coun. 105); left as nominal Governor by Charles, third Lord Baltimore, on his departure from the Province in June, 1676 (15 Md. Arch. Coun. 92-94). The government was actually carried on by Jesse Wharton, Deputy Governor, until his death in July, 1676 (15 Md. Arch. Coun. 118), and by Thomas Notley, Deputy Governor, after that event. Notley was named by Wharton as his successor on July 27, 1676 (15 Md. Arch. Coun. 112).
 16. Thomas Notley, commissioned by the Proprietary October 14, 1676, died before 1681 (5 Md. Arch. Coun. 281, 15 Md. Arch. Coun. 133).
 17. Charles Calvert, third Lord Baltimore and second Lord Proprietary governed in person from 1679 (he was in Maryland as early as January 8, — 15 Md. Arch. Coun. 211) until May, 1684 (5 Md. Arch. Coun. 405-407).
 18. Benedict Leouard Calvert, infant son and heir of the Proprietary, left as nominal Governor, 1684 (5 Md. Arch. Coun. 406). The power was in the hands of the Council: Vincent Lowe, Henry Darnall, William Digges, William Burgess, Nicholas Sewall, Ed-

- ward Pye, Clement Hill, Henry Coursey and Henry Lowe (5 Md. Arch. Coun. 457).
19. William Joseph, commissioned by the Proprietary, President of the Council July 23, 1688 (8 Md. Arch. Coun. 42); took charge of government October 3, 1688 (8 Md. Arch. Coun. 41); surrendered to the revolutionists August 1, 1689 (8 Md. Arch. Coun. 108).
 20. John Coode, Henry Jowles, Kenelm Cheseldyne, John Kurling or Purling or Turling, John Campbell, Ninian Beall, Humphrey Warren, Committee of the Protestant Freemen, seized the government August 1, 1689.
 21. Convention of the Freemen of Maryland August 22, to September 4, 1689 (13 Md. Arch. Ass. 241).
 22. Anarchy for a short time after the adjournment of the Convention, as it provided for no central power (8 Md. Arch. Coun. 111).
 23. John Coode signs himself Commander-in-Chief September 22, 1689, by what authority is unknown (8 Md. Arch. Coun. 89, 123), and acts as Governor until April, 1690.
 24. Provincial Convention, April, 1690.
 25. John Coode and a committee of two from each county appointed by the Convention (8 Md. Arch. Coun. 191) April, 1690, to August, 1690.
 26. Nehemiah Blakistone left by Coode as his successor August, 1690, while Coode goes to England (8 Md. Arch. Coun. 206).
 27. Sir Lionel Copley, commissioned by William and Mary as Royal Governor March 12, 1690-1 (8 Md. Arch. Coun. 235), arrived in Maryland and assumed authority April 6, 1692 (8 Md. Arch. Coun. 306). He died in Maryland after August 25, 1693.
 28. Sir Thomas Lawrence, Secretary of the Province and President of the Council (in spite of the fact that Copley had suspended him from office) August to September 25, 1693 (19 Md. Arch. Ass. 60).
 29. Sir Edmund Andros, Governor of Virginia (19 Md. Arch. Ass. 62) September 25, 1693 came and took possession though his commission, dated March 3, 1692, authorized him so to do, in the event of Copley's absence and Nicholson's death and the reverse was the case (8 Md. Arch. Coun. 300).
 30. Colonel Nicholas Greenbury, President of the Council, left in power by Andros (19 Md. Arch. Ass. 65).
 31. Sir Thomas Lawrence, reinstated as President, returned in May, 1694 (19 Md. Arch. Ass. 65).
 32. Francis Nicholson, (commissioned February 24, 1691-2 to succeed on Copley's death, 8 Md. Arch. Coun. 300). Commission dated February 10, 1693-4. Commission read in Council July 26, 1694 (20 Md. Arch. Coun. 83; 19 Md. Arch. Ass. 25).
 33. Nathaniel Blakiston, commission dated October 19, 1698. Commission read in Council January 2, 1698-9 (25 Md. Arch. Coun. 51).
 34. Thomas Tench, President of the Council, was Governor in Blakiston's absence. Blakiston left for England June 30, 1702. (See Council Proceedings June 26 and June 30, 1702. 25 Md. Arch. Coun. 125).
 35. John Seymour, commission dated February 12, 1702-3. Commission read in Council April 12, 1704 (25 Md. Arch. Coun. 174).
 36. Francis Jenkins, senior member of the Council at the death of Governor Seymour, July 30, 1709, took no action.
 37. Edward Lloyd, President of the Council. As Jenkins did not take any action upon Seymour's death, the Council appointed Lloyd, President.

38. John Hart, commissioned by the crown, January 17, 1713-14, arrived May 29, 1714; recommissioned by the Proprietary, May 30, 1715.
39. Thomas Brooke, President of the Council, May, 1720, when Hart went to England.
40. Charles Calvert, commissioned February?, 1719-20; Presided at the Assembly of October, 1720.
41. Benedict Leonard Calvert, commission dated March 14, 1726-7. Commission read in Council and Oath taken July 3, 1727 (25 Md. Arch. Coun. 468).
42. Samuel Ogle, Commission dated September 16th, 1731. Commission read in Council and Oath taken December 7, 1731 (25 Md. Arch. Coun. 549).
43. Charles, Lord Baltimore, Proprietor, present in Council December 11, 1732.
44. Samuel Ogle, Commission dated June 20, 1733. Commission read in Council and Oath taken July 11, 1733.
45. Thomas Bladen. Commission dated April 19, 1742. Commission read and Oath taken August 23, 1742.
46. Samuel Ogle. Commission dated October 3, 1746. Commission read and Oath taken March 16, 1746-7.
47. Benjamin Tasker. Ogle died May 3, 1752. Tasker took Oath May 4.
48. Horatio Sharpe. Commission dated March 17, 1753. Commission read and Oath taken August 10, 1753 (6 Md. Arch. Sharpe Papers 1).
49. Robert Eden, commissioned August 1, 1768, arrived June 5, 1769.
50. Richard Lee, President of the Council from May 28 to November 8, 1774, when Eden was in England, and from June 23, 1776 to July 4, 1776.

DURING THE YEARS 1774 TO 1776 MORE AND MORE OF THE POWERS OF GOVERNMENT CAME TO BE EXERCISED BY POPULAR BODIES, THOUGH THE AUTHORITY OF THE GOVERNOR WAS STILL ACKNOWLEDGED UNTIL EDEN'S DEPARTURE. THESE POPULAR BODIES WERE:

Provincial Convention—Chosen by the Freemen.

June 22-25, 1774.....	Matthew Tilghman.....	President
Nov. 21-25, 1774.....	Matthew Tilghman.....	President
Dec. 8-12, 1774.....	Matthew Tilghman.....	President
April 24—May 3, 1775.....	Matthew Tilghman.....	President
July 26—Aug. 14, 1775.....	John Hall.....	President
Dec. 7, 1775—Jan. 18, 1776.....	Matthew Tilghman.....	President
May 8—July 6, 1776.....	Charles Carroll, Barrister.....	President
Aug. 14—Nov. 11, 1776.....	Matthew Tilghman.....	President

*Councils of Safety Exercising Power in the Intervals
Between Conventions.*

August 14, 1775 (first met August 29). This and all other committees served from the close of the convention at which they were elected to the close of the one next succeeding. Eight were from each shore of the bay. Daniel of St. Thomas Jenifer, President; Matthew Tilghman, Thomas Johnson, Thomas Smyth, Henry Hooper, William Paea, John Beale Bordley (declined to serve), Richard Lloyd, Edward Lloyd, James Hollyday, Charles Carroll, Barrister; Charles Carroll of Carrollton, Thomas Stone, Samuel Chase, Robert Alexander and Robert Goldsborough. January 17, 1776 (first met January 18). Daniel of St. Thomas Jenifer, President; Charles Carroll, Barrister; John Hall, Benjamin

Rumsey, James Tilghman, Thomas Smyth, Thomas Bedingfield Hands. May 25, 1776 (first met May 27), Daniel of St. Thomas Jenifer, President; Charles Carroll, Barrister; John Hall, Benjamin Rumsey, George Plater, James Tilghman, Thomas Smyth, Thomas Bedingfield Hands, William Hayward.

July 5, 1776 (first met July 6), Daniel of St. Thomas Jenifer, President; John Hall, George Plater, Charles Carroll, Barrister; Benjamin Rumsey, Thomas Smyth, James Tilghman, Joseph Nicholson, Jr., Thomas Bedingfield Hands (declined, and Nicholas Thomas appointed in his place September 17, 1776).

November 10, 1776 (first met November 12), served until March 20, 1777. March 21, Senate adopted a resolution, followed by the House on the 22d, dissolving the Council of Safety because the new government was organized. The Legislature had been in session since February 5. Daniel of St. Thomas Jenifer, John Hall, George Plater, Brice Thomas Beale Worthington, Joseph Nicholson, Charles Graham (declined), James Tilghman (declined), William Rumsey (declined), Thomas Contee (chosen to fill Graham's place), Samuel Wilson (chosen to fill Tilghman's place), William Hemsley (chosen to fill Rumsey's place, declined), James Lloyd Chamberlaine (appointed by Council January 3, 1777, to fill Hemsley's place, declined), Turbutt Wright (appointed by Council February 3, 1777, to fill Chamberlaine's place).

Members of the Provincial Convention, August 14—November 11, 1776, Which Framed the State Constitution.

MATTHEW TILGHMAN, *President*.

GABRIEL DUVAL, *Secretary*.

- St. Mary's County—Richard Barnes, Ignatius Fenwick, George Plater, Jeremiah Jordan.
- Kent County—Thomas Ringgold, William Ringgold, Joseph Earle, Thomas Smyth.
- Anne Arundel County—John Hall, Brice T. B. Worthington,¹ Rezin Hammond, Samuel Chase.¹ Charles Carroll, barrister.¹
- Calvert County—Benjamin Mackall, Charles Grahame, William Fitzhugh, John Mackall.
- Charles County—Robert T. Hooe, John Dent, Thomas Semmes, John Parnham.
- Baltimore County—Charles Ridgely, Thomas Cockey Deye, John Stevenson, Peter Shepherd.
- Talbot County—Pollard Edmondson, John Gibson, Matthew Tilghman, James Lloyd Chamberlaine.
- Somerset County—Gustavus Scott, George Scott, William Horsey, Henry Lowes.
- Dorchester County—Robert Goldsborough, James Murray, John Ennals, Joseph Ennals.
- Cecil County—Joseph Gilpin, Patrick Ewing, David Smith, Benjamin Brevard.
- Prince George's County—Walter Bowie, Benjamin Hall, Osborn Sprigg, Luke Marbury.
- Queen Anne's County—Turbutt Wright, James Kent, William Bruff, Solomon Wright.
- Worcester County—Samuel Handy, Peter Chaille, Smith Bishop, Josiah Mitchell.
- Frederick County—Lower District: Thomas Sprigg Wootton, Jonathan Wilson, William Bayley, Jr., Elisha Williams.
- Frederick County—Middle District: Adam Fischer, Upton Sheredine, Christopher Edelen, David Schriver.
- Frederick County—Upper District: Samuel Beall, Samuel Hughes, John Stull, Henry Schnebly.
- Caroline County—Nathaniel Potter, William Richardson,² Richard Mason, Henry Dickinson, Thomas Johnson.³
- Harford County—Jacob Bond, Henry Wilson, Jr., John Love, John Archer.
- Baltimore Town—John Smith, Jeremiah T. Chase.
- Annapolis—William Paca, Charles Carroll of Carrollton.

1. Resigned Aug. 27, 1776. Worthington and Chase were re-elected Sept. 10, 1776. Hall elected in place of Carroll, barrister.

2. Wm. Richardson elected Colonel of Battalion from Eastern Shore for lying camp, Aug. 16, 1776, and thereby vacated his seat.

3. Elected Aug. 30, 1776.

Ratification of the United States Constitution.

STATE CONVENTION OF 1788.

GEORGE PLATER, *President.*

WILLIAM HARWOOD, *Secretary.*

- Annapolis—Nicholas Carroll, Alexander Contee Hanson.
- Baltimore Town—James McHenry, John Coulter.
- Anne Arundel County—Jeremiah T. Chase, Samuel Chase, John F. Mercer, Benjamin Harrison.
- St. Mary's County—George Plater, Richard Barnes, Charles Shelton, Nicholas L. Sewell.
- Kent County—William Tilghman, Donaldson Yates, Isaac Perkins, William Granger.
- Calvert County—Joseph Wilkinson, Charles Graham, Walter Smith, John Chesley.
- Charles County—Zeph. Turner, Gustavus R. Brown, Michael J. Stone, William Craik.
- Somerset County—George Gale, John Stewart, John Gale, Henry Waggaman.
- Talbot County—Robert Goldsborough, Edward Lloyd, John Stevens, Jeremiah Banning.
- Dorchester County—Robert Goldsborough, Nich. Hammond, James Shaw, Daniel Sulivane.
- Baltimore County—Charles Ridgely, Charles Ridgely of William, Edward Cockey, Nathan Cromwell.
- Cecil County—Henry Hollingsworth, James G. Heron, Joseph Gilpin, William Evans.
- Prince George's County—Fielder Bowie, George Digges, Osborn Sprigg, Benjamin Hall.
- Queen Anne's County—James Tilghman, 3d, James Hollyday, William Hemsley, John Seney.
- Worcester County—John Done, Peter Chaille, William Morris, James Martin.
- Frederick County—Thomas Johnson, Thomas Sim Lee, Richard Potts, Abraham Faw.
- Harford County—Luther Martin, William Paca, William Pinkney, John Love.
- Caroline County—William Richardson, Joseph Richardson, Matt. Driver, Peter Edmondson.
- Washington County—John Stull, Moses Rawlings, Thomas Sprigg, Henry Shryock.
- Montgomery County—Benjamin Edwards, Richard Thomas, Thomas Cramphin, William Deakins, Jr.

State Governors.

Elected Annually by the Legislature, with an Executive Council.

1777—Thomas Johnson.	1811—Robert Bowie.
1779—Thomas Sim Lee.	1812—Levin Winder.
1782—William Paca.	1815—Chas. Ridgely, of Hampton.
1785—William Smallwood.	1818—Charles Goldsborough.
1788—John Eager Howard.	1819—Samuel Sprigg.
1791—George Plater.	1822—Samuel Stevens, Jr.
1792—James Brice. ¹	1825—Joseph Kent.
1792—Thomas Sim Lee.	1828—Daniel Martin.
1794—John H. Stone.	1829—Thomas King Carroll.
1797—John Henry.	1830—Daniel Martin.
1798—Benjamin Ogle.	1831—George Howard (acting).
1801—John Francis Mercer.	1832—George Howard.
1803—Robert Bowie.	1833—James Thomas.
1806—Robert Wright. (2)	1835—Thomas W. Veazey.
1809—Edward Lloyd.	

Elected Under the Amended Constitution of 1838 for Three years.

William Grason.....	Queen Anne's County.....	1838
Francis Thomas.....	Frederick County.....	1841
Thomas G. Pratt.....	Prince George's County.....	1844
Philip F. Thomas.....	Talbot County.....	1847
Enoch Louis Lowe.....	Frederick County.....	1850

Elected Under the Constitution of 1851 for Four Years.

Thomas Watkins Ligon.....	Howard County.....	1853
Thomas Holliday Hicks.....	Dorchester County.....	1857
Augustus W. Bradford.....	Baltimore County.....	1861

Elected Under the Constitution of 1864 for Four Years.

Thomas Swann.....	Baltimore City.....	1865
Lt. Gov. C. C. Cox.....	Baltimore City.....	1865

Elected Under the Constitution of 1867 for Four Years.

Oden Bowie.....	Prince George's County.....	1868
Wm. Pinkney Whyte.....	Baltimore City.....	1872
James Black Groome.....	Cecil County.....	1874
John Lee Carroll.....	Howard County.....	1876
William T. Hamilton.....	Washington County.....	1880
Robert M. McLane.....	Baltimore City.....	1884
Henry Lloyd.....	Dorchester County.....	1885
Elihu E. Jackson.....	Wicomico County.....	1888
Frank Brown.....	Carroll County.....	1892
Lloyd Lowndes.....	Allegany County.....	1896
John Walter Smith.....	Worcester County.....	1900
Edwin Warfield.....	Howard County.....	1904
Austin L. Crothers.....	Cecil County.....	1908
Phillips Lee Goldsborough.....	Dorchester County.....	1912
Emerson C. Harrington.....	Dorchester County.....	1916

1. Became Governor upon the death of Governor Plater in 1792.

2. Governor Robert Wright resigned May 6, 1808. James Butcher, of the Governor's Council, as Acting Governor, issued his proclamation calling the Legislature together for the purpose of electing a Governor.

Secretaries of State.

John H. Culbreth.....	1838	John C. Legrand.....	1842
Cornelius McLean.....	1839	John N. Watkins.....	1844
James Murray.....	1840	W. Van Buskirk.....	1844
Thomas Wright.....	1841	William T. Wooten.....	1845
Richard C. Hollyday.....	1848	James T. Briscoe.....	1880
John Nick Watkins.....	1849	R. C. Hollyday.....	1884
Thomas H. O'Neal.....	1851	Geo. B. Milligan.....	1884
John Randolph Quinn.....	1853	Edward W. LeCompte.....	1886
Nathaniel Cox.....	1854	William T. Brantly.....	1893
Jonathan Pinkney.....	1857	Edwin Gott.....	1894
James R. Partridge.....	1858	Richard Dallam.....	1896
Grason Eichelberger.....	1861	Geo. E. Loweree.....	1899
William B. Hill.....	1862	Wilfred Bateman.....	1900
John M. Carter.....	1866	Oswald Tilghman.....	1904
R. C. Hollyday.....	1869	N. Winslow Williams.....	1908
John T. Mason.....	1872	Robert P. Graham.....	1912
R. C. Hollyday.....	1873		

Members of the Governor's Council from
1776 to 1857.

The Constitution of 1776 provided, in Article XXVI, that the Senators and Delegates, on the second Tuesdays of November, 1777, and annually on the second Tuesday of November forever thereafter, elect by joint ballot (in the same manner as Senators are directed to be chosen) *five of the most sensible, discreet and experienced men, above twenty-five years of age, residents in the State above three years next preceding the election, and having therein a freehold of lands and tenements, above the value of one thousand pounds current money, to be the Council to the Governor, whose proceedings shall be always entered on record, to any part whereof any member may enter his dissent; and their advice, if so required by the Governor, or any member of the Council, shall be given in writing, and signed by the members giving the same respectively; which proceedings of the Council shall be laid before the Senate, or House of Delegates, when called for by them, or either of them. The Council may appoint their own clerk, who shall take oath of support and fidelity to this State as this Convention, or the Legislature, shall direct; and of secrecy, in such matters as he shall be directed by the board to keep secret.*

Year.	Governor's Council.	Sessions.
1777—	Chas. Carroll, Sr., Josiah Polk, Jr., Edward Lloyd, John Rogers, John Contee.....	Feb.
1778—	Edward Lloyd, Thomas Sim, Daniel Carroll, James Hindman, James Brice.....
1779—	Edward Lloyd, Thomas Sim, Daniel Carroll, James Hindman, James Brice.....
1780—	John H. Stone, Jeremiah T. Chase, James Brice, Daniel Carroll, John Brice.....	Nov.
1781—	Daniel Carroll, James Brice, Jeremiah T. Chase, Samuel T. Wright, John H. Stone.....	Oct.
1782—	John H. Stone, James Brice, Jeremiah T. Chase, Samuel T. Wright, Benj. C. Stoddert.....	Nov.
1783—	Benj. C. Stoddert, Gabriel Duval, Jeremiah T. Chase, James Brice, John T. Stone.....	Nov.

<i>Year.</i>	<i>Governor's Council.</i>	<i>Sessions.</i>
1784—	John H. Stone, James Brice, Jeremiah T. Chase, Gabriel Duval, Benjamin Ogle.....	Nov.
1785—	Charles Wallace, Aquila Paca, John Davidson, John H. Stone, Samuel T. Wright.....	Nov.
1786—	Jeremiah T. Chase, James Brice, Gabriel Duval, John Kilty, Samuel T. Wright.....	Nov.
1787—	Jeremiah T. Chase, James Brice, John Kilty, John Davidson, Benj. Harrison.....	Nov.
1788—	Jeremiah T. Chase, James Brice, John Kilty, John Davidson, Benj. Harrison.....	Nov.
1789—	James Brice, John Davidson, William Hindman, Josias C. Hall, John Kilty.....	Nov.
1790—	John Kilty, James Brice, John Davidson, William Hindman, Rand. B. Latimer.....	Nov.
1791—	Henry Ridgely, Rand. B. Latimer, John Davidson, John Kilty, James Brice.....	Nov.
1792—	James Brice, John Kilty, Henry Ridgely, Maj. John Davidson, Benj. Harrison.....	Nov.
1793—	William Pinkney, John Davidson, James Brice, John Kilty, Henry Ridgely.....	Nov.
1794—	William Pinkney, John Davidson, James Brice, Henry Ridgely, William Kilty.....	Nov.
1795—	William Pinkney, John Davidson, James Brice, Henry Ridgely, William Kilty.....	Nov.
1796—	James Brice, Henry Ridgely, John Davidson, William Kilty, James Thomas.....	Nov.
1797—	John Davidson, James Thomas, Jonathan Wilmer, Arthur Schaaft, John Johnson.....	Nov.
1798—	John Davidson, James Thomas, Arthur Schaaft, Jonathan Wilmer, John Johnson.....
1799—	Arthur Schaaft, John Davidson, James Brice, James Thomas, Jonathan Wilmer.....
1800—	Thomas Buchanan, Arthur Schaaft, James Thomas, John Davidson, Samuel Ridout.....	Nov.
1801—	Francis Diggs, Allen B. Duckett, Reverdy Ghiselin, Edward Hall, Davidson David.....	Nov.
1802—	Francis Diggs, Allen B. Duckett, Edward Hall, Reverdy Ghiselin, Davidson David.....	Nov.
1803—	Allen B. Duckett, Francis Diggs, Davidson David, Reverdy Ghiselin, Edward Hall.....	Nov.
1804—	Rich. H. Harwood, Allen B. Duckett, Reverdy Ghiselin, Richard T. Earle, Francis Diggs.....	Nov.
1805—	Allen B. Duckett, Reverdy Ghiselin, Richard T. Earle, Francis Diggs, Philip Reed.....	5th & 6th Sessions.
1806—	Reverdy Ghiselin, Thomas W. Hall, Lewis Duvall, Philip Reed, James Nabb.....	Nov.
1807—	James Butcher, Thomas W. Hall, Lewis Duvall, Reverdy Ghiselin, James Nabb.....	Nov.
1808—	James Butcher, Reverdy Ghiselin, Lewis Duvall, Thos. W. Hall, Benjamin Hodges.....	Nov.
1809—	James Butcher, Geo. E. Mitchell, Thomas W. Hall, Reverdy Ghiselin, Lewis Duvall.....	Nov.
1810—	James Stephen, James Butcher, Thomas W. Hall, Reverdy Ghiselin, Geo. E. Mitchell.....	Nov.
1811—	Geo. E. Mitchell, John Stephen, James Butcher, Thos. H. Hall, Reverdy Ghiselin.....	Nov.
1812—	Benj. Stoddert, Alex. C. Magruder, Wm. H. Ward, Wm. B. Martin, Walter Dorsey.....	Nov.

<i>Year.</i>	<i>Governor's Council.</i>	<i>Sessions.</i>
1813—	Benj. Stoddert, Alex. C. Magruder, Wm. H. Ward, Wm. B. Martin, Walter Dorsey.....	Nov.
1814—	Wm. B. Martin, Samuel Ridout, Thomas G. Addison, Wm. H. Ward, Alex. Magruder.....	Dec.
1815—	Alex. C. Magruder, James Shaw, Virgil Maxey, John Murray, Wm. H. Ward.....	Dec.
1816—	William Potter, Hy. G. Chapman, Richard Frisby, James Shaw, Wm. H. Ward.....	Dec.
1817—	Daniel Murray, Henry A. Callis, John E. Howard, John Stoops, Arnold E. Jones.....	Dec.
1818—	John E. Howard, Hy. G. Chapman, Henry A. Callis, Arnold E. Jones, John Stoops.....	Dec.
1819—	James Nabb, James Butcher, Grafton Duvall, John Stephen, T. W. Wilkinson.....	Dec.
1820—	John Stephen, T. W. Wilkinson, Grafton Duvall, James Nabb, James Butcher.....	Dec.
1821—	Israel D. Maulsby, T. W. Wilkinson, James Butcher, Nicholas Brewer, James Nabb.....	Dec.
1822—	Thomas Emory, Joshua Prideaux, Philemon Chew, Israel D. Maulsby, Nicholas Brewer.....	Dec.
1823—	Thomas Emory, Joshua Prideaux, Nicholas Brewer, Philemon Chew, Robert H. Archer.....	Dec.
1824—	Philemon Chew, Thomas Emory, Robert H. Archer, Joseph Gabby, Joseph Prideaux.....	Dec.
1825—	Joseph Gabby, William Stewart, Robert H. Archer, James Roberts, Daniel Martin.....	Dec.
1826—	Joseph Gabby, William Stewart, Otho Scott, Daniel Martin, Arnold E. Jones.....	Dec.
1827—	Daniel Martin, William Stewart, Thomas Davis, Arnold E. Jones, Rezin Estep.....	Dec.
1828—	Thomas Davis, Luke Tiernan, Rezin Estep, Littleton I Dennis, Thomas S. Thomas.....	Dec.
1829—	Hugh McElderry, Robert D. C. Wright, Otho Scott, Benj. F. Mackall, Robert Wason.....	Dec.
1830—	George Howard, T. C. Worthington, Henry Pafe, Samuel Turner, William Potter.....	Dec.
1831—	William Potter, T. C. Worthington, Samuel Turner, Geo. W. Purnell, Robert W. Bowie.....	Dec.
1832—	Samuel Turner, Robert W. Bowie, T. W. Worthington, William Potter, John S. Martin.....	Dec.
1833—	Samuel Mass, G. C. Washington, Robert W. Bowie, John S. Martin, Thomas W. Veazey.....	Dec.
1834—	Thomas W. Veazey, G. C. Washington, Nat. F. Williams, John S. Martin, Gwynn Harris.....	Dec.
1835—	Gwynn Harris, Nat. F. Williams, Wm. F. Johnson, John C. Henry, John McKenny.....	Dec.
1836—	Gwynn Harris, Nat. F. Williams, Wm. F. Johnson, John C. Henry, John McKenny.....	Dec.
1837—	Gwynn Harris, Nat. F. Williams, Wm. F. Johnson, John McKenny, Wm. C. Jones.....	Dec.

Comptrollers.

1851—Philip Francis Thomas.	1884—J. Frank Turner.
1853—Henry E. Bateman.	1888—L. Victor Baughman.
1854—William Pinkney Whyte.	1892—Marion deKalb Smith.
1856—William Henry Purnell.	1896—Robert P. Graham.
1861—Dennis Claude.	1898—Phillips Lee Goldsborough.
1861—Abram Lingan Jarrett.	1900—Joshua W. Hering.
1862—Samuel Snowden Maffit.	1904—Gordon T. Atkinson.
1864—Henry Hollyday Goldsborough.	1908—Joshua W. Hering.
1864—Robert J. Jump.	1910—Wm. B. Clagett.
1867—William J. Leonard.	1911—Charles H. Stanley.
1870—Levin Woolford.	1912—Emerson C. Harrington.
1878—Thomas J. Keating.	1914—Emerson C. Harrington.
	1916—Hugh A. McMullen.

Treasurers of the Eastern and Western Shores.

WESTERN SHORE.

Thomas Harwood, Jr.....	1775
Benjamin Harwood.....	1805
George Mackubin.....	1826
James S. Owens.....	1843
Dannis Claude.....	1844 to 1852

EASTERN SHORE.

William Hindman.....	1775 to 1776
William Hindman.....	1776 to 1777
James Hindman.....	1777 to 1778
Edward Hindman.....	1778 to 1779
Henry Dickinson.....	1779 to 1780

It appears that there was an interim in the office of Treasurer of the Eastern Shore at this period. Land warrants showing that the Treasurer of the Western Shore receipted for money received for public land on the Eastern Shore, contrary to the usual custom.

Henry Dickinson.....	1786 to 1788
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Another interim in the incumbents of the office occurs.

William Richardson.....	1797 to 1824
John K. B. Emory.....	1825
William K. Lambdin.....	1826 to 1840
John H. Harris.....	1840
Pere Robinson.....	1842 to 1843

The two offices were consolidated under the Constitution of 1851.

James S. Owens.....	1852	Edwin H. Brown.....	1890
Dennis Claude.....	1854	Spencer C. Jones.....	1892
Sprigg Harwood.....	1860	Thomas J. Shryock.....	1896
Robert Fowler.....	1862	Murray Vandiver.....	1900
John Merryman.....	1870	Murray Vandiver.....	1904
John W. Davis.....	1872	Murray Vandiver.....	1906
Barnes Compton.....	1874	Murray Vandiver.....	1908
John S. Gittings.....	1885	Murray Vandiver.....	1910
Stevenson Archer.....	1886	Murray Vandiver.....	1912

Adjutants-General of Maryland.

Henry Carberry.....	Oct. 6, 1794
Samuel T. Wright.....	July 18, 1807
John Kilty.....	July 7, 1810
John Gassaway.....	June 6, 1811
Richard Harwood of Thomas.....	Jan. 30, 1817
John N. Watkins.....	May 19, 1835
John Wilmot.....	Mar. 10, 1856
Appointed for six years (see Wingate's Maryland Register of 1857).	
Nicholas Brewer of John.....	Mar. 24, 1858
Appointed for six years (see Maryland Register of 1861). Resigned February 4, 1864, Exec. Office Rec.	
John S. Berry.....	Feb. 10, 1864
Recommissioned March 24, 1867.	
George H. Bier.....	April 6, 1869
Resigned February 3, 1871.	
Charles H. McBlair.....	Feb. 8, 1871
Recommissioned February 5, 1872.	
Frank A. Bond.....	April 4, 1874
Recommissioned March 22, 1876.	
J. Wesley Watkins.....	April 6, 1880
James Howard.....	April 8, 1884
Recommissioned February 25, 1886. Recommissioned February 21, 1888.	
Henry Kyd Douglas.....	Mar. 3, 1892
L. Allison Wilmer.....	Feb. 19, 1896
John S. Saunders.....	Feb. 7, 1900
Died January 19, 1904.	
Clinton L. Riggs.....	Jan. 29, 1904
Henry M. Warfield.....	Jan. 22, 1908
Charles F. Macklin.....	Feb. 2, 1912

Attorneys-General of Maryland.

Luther Martin.....	1778
William Pinkney.....	1805
John Thomas Mason.....	1806
John Johnson.....	1806
John Montgomery.....	1811
Luther Martin.....	1818
Nathaniel Williams, Assistant Attorney-General.....	1820
Thomas B. Dorsey.....	1822
Thomas Kell.....	1824
Roger B. Taney.....	1827
Josiah Bayley.....	1831
George R. Richardson.....	1845
Robert J. Brent.....	1851
*Alexander Randall.....	1864
Isaac D. Jones.....	1867
Andrew K. Syester.....	1871
Charles J. M. Gwynn.....	1875
Charles B. Roberts.....	1883
William Pinkney Whyte.....	1887
John P. Poe.....	1891
Harry M. Clabaugh.....	1896

*The office of Attorney-General was abolished by the Constitution of 1851, but was re-established by the Constitution of 1864.

George R. Gaither, Jr.....	1899
Isidor Rayner.....	1900
William S. Bryan, Jr.....	1904
Isaac Lobe Straus.....	1908
Edgar Allan Poe.....	1912
Albert C. Ritchie.....	1916

The Land Office.

John Lewger, Member of the Council, officer in charge of land grants, etc.....	1637
John Lankford, "during his natural life"—Surveyor-General.....	1641
Robert Clarke, Surveyor-General.....	1648
Jerome Clarke, Surveyor-General.....	1664
Baker Brooke, Surveyor-General.....	1674
Vincent Lowe, Surveyor-General.....	1679 to 1680
<i>In 1680 the Land Office was created, with a Register on each Shore.</i>	
John Llewelin, Register for Western Shore.	
Vachel Downes, Register for Eastern Shore.	
Henry Darnal, Register.....	1688
Charles Carroll, Register.....	1712
Edward Griffith, Register.....	1715
Edmund Jennings, Judge and Register.....	1732
Levin Gale, Judge and Register.....	1738
Philip Thomas, Judge and Register.....	1743
Benj. Tasker and Benj. Young, Judges and Registers.....	1746
Benj. Young and George Stuart, Judges and Registers.....	1747
Benedict Calvert and George Stuart, Judges and Registers.....	1756
St. George Peale, Register.....	1777
John Calahan, Register.....	1779
John Kilty, Register.....	1806
John Brewer, Register.....	1812
G. G. Brewer, Register.....	1827

In 1841 the Eastern Shore Office was transferred to the Western Shore.
G. G. Brewer, Register for Western Shore.

Samuel Roberts, Register for Eastern Shore.

The Constitution of 1851 created the Office of Commissioner of the Land Office.

James Murray.....	1852
William L. W. Seabrook.....	1857
George L. L. Davis.....	1868
William R. Hayward.....	1869
J. Thomas Scharf.....	1884
Philip D. Laird.....	1892
William O. Mitchell.....	1896
E. Stanley Toadvin.....	1900
E. Stanley Toadvin.....	1904
W. Laird Henry.....	1908
Thomas A. Smith.....	1908
John J. Hanson.....	1912

Librarians of Maryland.

David Ridgely.....	1827
J. H. T. Magruder.....	1842
Richard Swann.....	1845
Henry E. Bateman.....	1850

William Harwood.....	1853
Thomas J. Marshall.....	1856
Llewellyn Boyle.....	1857
E. M. Shipley.....	1861
H. P. Jordan.....	1863
Henry A. Silver.....	1868
John H. T. Magruder.....	1870
Edmund P. Duval.....	1880
Luther H. Gadd.....	1892
Mrs. Anne Burton Jeffers.....	1896
Mrs. Anne Burton Jeffers.....	1900
Mrs. Anne Burton Jeffers.....	1904
Miss Lynn M. Shaffer.....	1908
Miss Sallie Webster Dorsey.....	1912

State Tax Commissioners of Maryland.

Levin Woolford.....	1878
Frank T. Shaw.....	1890
Thomas J. Keating.....	1894
Robert P. Graham.....	1898
Buchanan Schley.....	1902
Buchanan Schley.....	1906
Buchanan Schley.....	1910

Cabinet Appointments.

Maryland has received the following Cabinet appointments:

<i>Name.</i>	<i>Portfolio.</i>	<i>Date.</i>	<i>President.</i>
James McHenry.....	Sec'y of War.....	Jan. 27, 1796...	Washington
James McHenry.....	Sec'y of War.....	March 4, 1797...	Adams
Benjamin Stoddert.....	Sec'y of Navy.....	May 21, 1798...	Adams
Benjamin Stoddert.....	Sec'y of Navy.....	March 4, 1801...	Jefferson
Robert Smith.....	Sec'y of Navy.....	July 15, 1801...	Jefferson
Robert Smith.....	Atty-General.....	March 3, 1805...	Jefferson
Robert Smith.....	Sec'y of State.....	March 6, 1809...	Madison
William Pinkney.....	Atty-General.....	Dec. 11, 1811...	Madison
William Pinkney.....	Atty-General.....	March 4, 1813...	Madison
William Wirt.....	Atty-General.....	Nov. 13, 1817...	Monroe
Roger B. Taney.....	Atty-General.....	July 20, 1831...	Jackson
Roger B. Taney.....	Sec'y of Treasury...	Sept. 23, 1833...	Jackson
John Nelson.....	Atty-General.....	July 1, 1843...	Tyler
Reverdy Johnson.....	Atty-General.....	March 8, 1849...	Taylor
John P. Kennedy.....	Sec'y of Navy.....	July 22, 1852...	Fillmore
Philip F. Thomas.....	Sec'y of Treasury...	Dec. 12, 1860...	Buchanan
Montgomery Blair.....	P. M. General.....	March 5, 1861...	Lincoln
John A. J. Creswell.....	P. M. General.....	March 5, 1869...	Grant
James A. Gary.....	P. M. General.....	March, 1897...	McKinley
Chas. J. Bonaparte.....	Sec'y of Navy.....	July 1, 1905...	Roosevelt
Chas. J. Bonaparte.....	Atty-General.....	Dec., 1906.....	Roosevelt

Justices of the U. S. Supreme Court from Maryland.

Robert H. Harrison, Associate Justice.....	1789-1790
Thomas Johnson, Associate Justice.....	1791-1793
Samuel Chase, Associate Justice.....	1796-1811
Gabriel Duval, Associate Justice.....	1811-1836
Roger Brooke Taney, Chief Justice.....	1836-1864

Delegates to the Colonial Congress, 1765.

William Murdock, Thomas Ringgold, Edward Tilghman.

Signers of Declaration of Independence, 1776.

Samuel Chase, William Paca, Charles Carroll of Carrollton,
Thomas Stone

Signers of Articles of Confederation, 1781.

John Hanson, Daniel Carroll.

Signers of Federal Constitution, 1787.

James McHenry, Daniel Carroll, Daniel of St. Thomas Jenifer.

Maryland in Congress.

CONTINENTAL CONGRESS, 1774 TO 1788.

The sessions of the Continental Congress were as follows:

September 5, 1774.....	Philadelphia
May 10, 1775.....	Philadelphia
December 20, 1776.....	Baltimore
March 4, 1777.....	Philadelphia
September 27, 1777.....	Lancaster, Pa.
September 30, 1777.....	York, Pa.
July 2, 1778.....	Philadelphia
June 30, 1783.....	Princeton, N. J.
November 26, 1783.....	Annapolis
November 1, 1784.....	Trenton, N. J.
January 11, 1785, and annually thereafter on the first Monday in November until the adoption of the Con- stitution	New York

DELEGATES FROM MARYLAND.

Matthew Tilghman, Chairman.....	1774-1777
Samuel Chase.....	1774-1778, 1784-1785
Robert Goldsborough.....	1774-1775
William Paca.....	1774-1779
Robert Alexander.....	1775-1777
John Hall.....	1775-1776, 1783-1784
Thomas Johnson.....	1775-1777
John Rogers.....	1775-1776
Thomas Stone.....	1775-1779, 1784-1785
Benjamin Rumsey.....	1776-1778
Charles Carroll of Carrollton.....	1776-1778
William Smith.....	1777-1778
William Carmichael.....	1778-1780
James Forbes.....	1778-1780
John Henry.....	1778-1781, 1784-1787
Daniel of St. Thomas Jenifer.....	1778-1782
George Plater.....	1778-1781
Daniell Carroll.....	1780-1784
John Hanson.....	1781-1783
William Hemsley.....	1782-1784
Richard Potts.....	1781-1782
Turbutt Wright.....	1781-1782

John F. Mercer.....	1782-1785
Edward Lloyd.....	1783-1784
Thomas Sim Lee.....	1783-1784
James McHenry.....	1783-1786
Jeremiah Townley Chase.....	1783-1784
Luther Martin.....	1784-1785
Richard Ridgely.....	1785-1786
Nathaniel Ramsey.....	1785-1787
William Hindman.....	1784-1787
Gustavus Scott.....	1784-1785
William Harrison.....	1785-1787
David Ross.....	1786-1787
Uriah Forrest.....	1786-1787
Benjamin Contee.....	1787-1788
John Eager Howard.....	1787-1788
Joshua Seney.....	1787-1788

United States Senators.

<i>Name.</i>	<i>County.</i>	<i>Term.</i>
*John Henry (1).....	Dorchester	1780-1801
*Charles Carroll of Carrollton (2).....	Anne Arundel	1789-1797
*Richard Potts (3).....	Frederick	1792-1797
*John Eager Howard.....	Baltimore	1796-1803
James Lloyd (4).....	Kent	1797-1801
*William Hindman (5).....	Talbot	1800-1801
Robert Wright (6).....	Queen Anne's	1801-1807
*Samuel Smith.....	Baltimore	{ 1803-1815 1822-1835
Philip Reed.....	Kent	1806-1813
Robert H. Goldsborough (7).....	Talbot	{ 1813-1819 1835-1837
Alexander Contee Hanson (8).....	Baltimore	1816-1821
Robert Goodloe Harper (9).....	Baltimore	1816-1821
*Edward Lloyd (10).....	Talbot	1819-1831
William Pinkney (11).....	Baltimore City	1819-1827
Ezekiel F. Chambers (12).....	Kent	1826-1837
Joseph Kent (13).....	Prince George's	1833-1839
John S. Spence (14).....	Dorchester	1836-1843
William D. Merrick.....	Charles	1838-1845
John Leeds Kerr.....	Talbot	1841-1843
James Alfred Pearce (15).....	Kent	1843-1867
Reverdy Johnson (16).....	Baltimore City	{ 1845-1851 1863-1869
David Stewart (17).....	Baltimore City	1849-1850

Note.—Names with (*) are those who served also in the Continental Congress.

1. Resigned December 10, 1797.
2. Resigned 1792.
3. Resigned March 1, 1796.
4. Resigned 1800.
5. Appointed by Governor to fill vacancy.
6. Resigned 1806.
7. Died October 4, 1836.
8. Died April 23, 1819.
9. Resigned 1816.
10. Resigned 1826.
11. Died February 25, 1822.
12. Resigned 1834.
13. Died November 24, 1837.
14. Died October 14, 1840.
15. Died December 20, 1862.
16. Resigned 1849. Resigned July 10, 1868.
17. Appointed by Governor to fill vacancy.

<i>Name.</i>	<i>County.</i>	<i>Term.</i>
Thomas G. Pratt.....	Prince George's	1850-1857
Anthony P. Kennedy.....	Baltimore City	1857-1863
Thomas Holliday Hicks (18).....	Dorchester	{ 1862-1864 1864-1867
John A. J. Creswell.....	Cecil	1865-1867
Thomas Swann (19).....	Baltimore City	1867
Philip Francis Thomas (20).....	Talbot	1867
George Vickers.....	Kent	1867-1873
William Pinkney Whyte (21).....	Baltimore City	{ 1868-1869 1875-1881 1906-1908
William T. Hamilton.....	Washington	1869-1875
George R. Dennis.....	Somerset	1873-1879
James Black Groome.....	Cecil	1879-1885
Arthur Pue Gorman (22).....	Howard	{ 1881-1899 1903-1909
Ephraim King Wilson (23).....	Worcester	1885-1891
Charles H. Gibson (24).....	Talbot	1891-1897
George L. Wellington.....	Allegany	1897-1903
Louis Emery McComas.....	Washington	1899-1905
Isidor Rayner.....	Baltimore City	1905-1911
John Walter Smith.....	Worcester	1909-1915
Blair Lee.....	Montgomery	1913-1917
William P. Jackson.....	Wicomico	1912-1914

After being elected Governor of Maryland and after the expiration of the term of Governor, these were elected United States Senators, as follows:

<i>Name.</i>	<i>Term.</i>
James Black Groome.....	1879-1885
Joseph Kent (1).....	1833-1839
Edward Lloyd	1819-1826
Thomas G. Pratt.....	1847-1857

Elected United States Senator before being elected Governor:

William T. Hamilton.....	1869-1875
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Elected Governor while serving as United States Senator:

John Henry (2).....	1797-1798
Robert Wright.....	1806-1809

Elected United States Senator while in office as Governor:

William Pinkney Whyte.....	1875-1881
Thomas Holliday Hicks.....	1862-1864
Thomas Swann.....	1867 (Declined)

18. Appointed by Governor to fill vacancy. Died February 13, 1865.

19. Declined.

20. Not admitted on account of alleged disloyalty.

21. Appointed by Governor to fill vacancy, 1906-1908.

22. Died June 4, 1906.

23. Elected for term 1891-1897, but died February 24, 1891.

24. Appointed by Governor to fill vacancy, November 19, 1891. Elected January, 1892.

Representatives from Maryland.

Note.—Names with (*) are those who served in the Continental Congress; those with (†) served in the Senate.

<i>Congress.</i>	<i>Name.</i>	<i>Years.</i>
*1.....	Carroll, Daniel.....	1789-1791
*1.....	Contee, Benjamin.....	1789-1791
1.....	Gale, George.....	1789-1791
†1-2-14.....	Pinkney, William.....	1789-1792, 1815-1816
*1.....	Seney, Joshua.....	1789-1792
*1.....	Smith, William.....	1789-1791
1.....	Stone, Michael Jenifer.....	1789-1791
2-5.....	Hindman, William.....	1792-1799
2.....	Key, Philip.....	1791-1793
*2-3.....	Mercer, John F.....	1792-1794
2-4.....	Murray, Wm. Vans.....	1791-1797
2.....	Sheredine, Upton.....	1791-1792
2.....	Sterrett, Samuel.....	1791-1793
3-6.....	Christine, Gabriel.....	1793-1799, 1799-1801
3-6.....	Dent, George.....	1793-1801
3-4.....	Duval, Gabriel.....	1794-1796
3.....	Edwards, Benjamin.....	1794-1795
*3.....	Forrest, Uriah.....	1793-1794
3-4.....	Sprigg, Thomas.....	1793-1796
4.....	Crabb, Jeremiah.....	1795-1796
4-7.....	Craik, William.....	1796-1801
4.....	Strudwick, William E.....	1796-1797
4-5-7.....	Sprigg, Richard.....	1796-1799, 1801-1802
5.....	Matthews, William.....	1797-1799
5-14-16.....	Baer, George.....	1797-1801, 1815-1817
6-9.....	Nicholson, Joseph Hopper.....	1799-1806
6.....	Thomas, John C.....	1799-1801
7-9.....	Archer, John.....	1801-1807
7-8.....	Bowie, Walter.....	1802-1805
7-8.....	Plater, Thomas.....	1801-1805
7-11.....	Campbell, John.....	1801-1811
8-11-13-14.....	Moore, Nicholas R.....	1803-1811, 1813-1816
8-10.....	McCleary, William.....	1803-1809
8-11.....	Nelson, Roger.....	1804-1810
9.....	Covington, Leonard.....	1805-1807
9-14.....	Goldsborough, Chas. W.....	1805-1817
*9-10.....	Lloyd, Edward.....	1806-1809
9.....	Magruder, Patrick.....	1805-1807
10-12.....	Key, Philip Barton.....	1807-1813
10-12.....	Montgomery, John.....	1807-1811
10-12.....	Van Horne, Archibald.....	1807-1811
11.....	Brown, John.....	1809-1810
11-13.....	McKim, Alexander.....	1809-1815
11-14-15-16.....	Ringgold, Samuel.....	1810-1815, 1817-1821
†11-14-17.....	Wright, Robert.....	1810-1817, 1821-1823
12-14-16.....	Archer, Stevenson.....	1811-1817, 1819-1821
†12-13-17-19.....	Kent, Joseph.....	1811-1815, 1821-1826
12-14-20.....	Little, Peter.....	1811-1813, 1816-1829
12-15.....	Stewart, Philip.....	1811-1819
13-15-24.....	Goldsborough, Robert H.....	1813-1819, 1835-1836
13-14.....	Hanson, Alexander Contee.....	1813-1816
14-15.....	Herbert, John C.....	1815-1819

1. Died November 24, 1837.
2. Died 1798.

<i>Congress.</i>	<i>Name.</i>	<i>Years.</i>
14-15-19.....	Peter, George.....	1816-1819, 1825-1827
15-17.....	Bayley, Thomas.....	1817-1823
15-16.....	Culbreth, Thomas.....	1817-1821
†15-17.....	Reed, Philip.....	1817-1819, 1821-1823
16-18.....	Neal, Raphael.....	1819-1825
16-18.....	Warfield, Henry B.....	1819-1825
17.....	Nelson, John.....	1821-1823
18.....	Hayward, William H.....	1823-1825
18.....	Lee, John.....	1823-1825
18-24-25.....	McKim, Isaac.....	1823-1825, 1835-1838
18-19-21-22.....	Mitchell, George R.....	1823-1827, 1829-1832
†18-24-26.....	Spence, John S.....	1823-1825, 1836-1840
19.....	Barney, John.....	1825-1827, 1825-1831
19-22.....	Dorsey, Clement.....	1825-1827, 1825-1831
†19-20-22.....	Kerr, John Leeds.....	1825-1829, 1831-1833
19.....	Martin, Robert N.....	1825-1827
19-20.....	Weems, John C.....	1826-1829
19.....	Worthington, Thomas C.....	1825-1827
20.....	Gale, Levin.....	1827-1829
20-21.....	Sprigg, Michael C.....	1827-1831
20-22-24.....	Washington, George C.....	1827-1833, 1835-1837
20-21.....	Wilson, E. King.....	1827-1831
21.....	Brown, Elias.....	1829-1831
21-22-24-25.....	Howard, Benjamin C.....	1829-1833, 1835-1839
21-22.....	Semmes, Benedict J.....	1829-1832
21.....	Spencer, Richard.....	1829-1831
22-24-26.....	Spencer, Daniel.....	1821-1833, 1835-1841
22-25-26.....	Worthington, J. T. H.....	1831-1833, 1837-1841
22-26-37-40.....	Thomas, Francis.....	1831-1841, 1863-1869
23.....	Carmichael, Richard B.....	1833-1835
23.....	Dennis, Littleton P.....	1833-1834
23.....	Heath, James P.....	1833-1835
23-25-27.....	Johnson, William C.....	1833-1835, 1837-1843
23.....	Stoddart, John T.....	1833-1835
23-24.....	Turner, James.....	1833-1837
†24-25-27.....	Pearce, James Alfred.....	1835-1839, 1841-1843
24.....	Steele, John N.....	1835-1837
25-26.....	Dennis, John.....	1837-1841
25-27-28.....	Kennedy, John Pendleton.....	1837-1839, 1841-1845
26.....	Carroll, James.....	1839-1841
26.....	Hillen, Solomon H.....	1839-1841
†26.....	Thomas, Philip Francis.....	1839-1841
27.....	Jones, Isaac D.....	1841-1843
27.....	Mason, John Thompson.....	1841-1843
27.....	Randall, Alexander.....	1841-1843
27.....	Sewell, James (1).....	1842-1843
27-33.....	Sollers, Augustus S.....	1841-1843, 1853-1853
27.....	Williams, James W.....	1841-1843
28.....	Brengle, Francis.....	1843-1843
28.....	Causin, John M. S.....	1843-1843
28.....	Preston, Jacob A.....	1843-1843
28.....	Spence, Thomas A.....	1843-1843
28.....	Wethered, John.....	1843-1843
29.....	Constable, Albert.....	1845-1847
29-30.....	Chapman, John G.....	1845-1849
29-30.....	Ligon, Thomas Watkins.....	1845-1849
29.....	Long, Edward H.....	1845-1849

1. Sat in 3d, Session 27th, Congress, vice J. W. Williams, deceased.

<i>Congress.</i>	<i>Name.</i>	<i>Years.</i>
29.....	Perry, Thomas.....	1845-1847
30-37.....	Chrisfield, John W.....	1847-1849, 1861-1863
30-32.....	Evans, Alexander.....	1847-1853
30-31.....	McLane, Robert M.....	1847-1851
30.....	Roman, James D.....	1847-1849
31-32.....	Bowie, Richard I.....	1849-1853
†31-33.....	Hamilton, William T.....	1849-1855
31-32.....	Hammond, Edward.....	1849-1853
31.....	Kerr, John Bozman.....	1845-1853
32.....	Cottman, Joseph S.....	1851-1853
32.....	Walsh, Thomas Y.....	1851-1853
33.....	Franklin, John R.....	1853-1855
33-37.....	May, Henry.....	1853-1855, 1861-1863
33.....	Showers, Jacob.....	1853-1855
33.....	Vansant, Joshua.....	1853-1855
34-35.....	Bowie, Thomas F.....	1857-1859
34-36-38.....	Davis, Henry Winter.....	1855-1861, 1863-1865
34-36.....	Harris, J. Morrison.....	1855-1861
34.....	Hoffman, Henry W.....	1855-1857
34-35.....	Ricaud, James B.....	1855-1859
34-36.....	Stewart, James A.....	1855-1861
35-36.....	Kunckel, Jacob M.....	1857-1861
36.....	Hughes, George W.....	1859-1861
36-39.....	Webster, Edwin H.....	1859-1865
37.....	Calvert, Charles B.....	1861-1863
37.....	Leary, Cornelius L. L.....	1861-1863
†38.....	Creswell, John A. J.....	1863-1865
38-39.....	Harris, Benjamin Gwinn.....	1863-1865
39.....	McCullough, Hiram.....	1865-1867
39-40.....	Phelps, Charles E.....	1865-1869
39.....	Thomas, John L., Jr. (2).....	1865-1869
40-43.....	Archer, Stevenson.....	1867-1875
40-41.....	Stone, Frederick.....	1867-1871
41-42.....	Hambleton, Samuel.....	1869-1873
41.....	Hamill, Patrick.....	1869-1871
41-45.....	Swann, Thomas.....	1869-1879
42.....	Merrick, William M.....	1871-1873
42.....	Ritchie, John.....	1871-1873
43.....	Albert, William J.....	1873-1875
43.....	Lowndes, Lloyd, Jr.....	1873-1875
43-44.....	O'Brien, William J.....	1873-1877
†43.....	Wilson, Ephraim K.....	1873-1875
44-46.....	Henkle, Eli J.....	1875-1881
44-45.....	Roberts, Charles B.....	1875-1879
44.....	Thomas, Philip F.....	1875-1877
44-45.....	Walsh, William.....	1875-1879
45.....	Henry, Daniel M.....	1877-1881
45-46.....	Kimmell, William.....	1877-1881
46-47.....	McLane, Robert M.....	1879-1883
46-48-58-59-60- 61-62.....	Talbot, J. Fred. C.....	1879-1885, 1903-1913
46-47.....	Urner, Milton G.....	1879-1883
47.....	Chapman, Andrew G.....	1881-1883
47-48.....	Covington, Geo. W.....	1881-1885
47-48.....	Hoblitzell, Fetter S.....	1881-1885
48-49.....	Findlay, John V. L.....	1883-1887
48.....	Holton, Hart B.....	1883-1885
†48-51.....	McComas, Louis E.....	1883-1891

2. Elected to fill vacancy; E. H. Webster, resigned.

<i>Congress.</i>	<i>Name.</i>	<i>Years.</i>
49.....	Cole, William H. (3).....	1885-1887
49-53.....	Compton, Barnes (4).....	1885-1889, 1891-1895
†49-51.....	Gibson, Charles H.....	1885-1889
49-54.....	Rusk, Harry Welles (5).....	1886-1897
49-50.....	Shaw, Frank T.....	1885-1889
50-52-53.....	Rayner, Isidor.....	1887-1889, 1891-1895
51-55-57-58-59- 60-61.....	Mudd, Sydney E. (6).....	1891-1893, 1897-1899, 1901-1909
51.....	Stockbridge, Henry W.....	1889-1901
51-52.....	Stump, Herman.....	1889-1893
52.....	Brown, John B.....	1893-1895
52-53.....	McKaig, William M.....	1891-1895
52.....	Page, Henry.....	1891-1893
53.....	Brattan, Robert F.....	1893-1895
53-54.....	Coffin, Charles E.....	1893-1897
53—3d Session.....	Henry, W. Laird.....	1895
54-56.....	Baker, William B.....	1895-1901
54.....	Cowen, John K.....	1895-1897
54.....	Miles, Joshua W.....	1896-1897
†54.....	Wellington, George L.....	1897-1899
55.....	Barber, Isaac Ambrose.....	1897-1899
55.....	Booze, William S.....	1897-1899
55.....	McDonald, John.....	1897-1899
55.....	McIntire, William Watson.....	1897-1899
56-58.....	Denny, James W.....	1899-1901, 1903-1905
56.....	Kerr, Josiah Leeds.....	1900-1901
56-57-58-59-60-61.....	Pearre, George Alexander.....	1899-1909
56.....	Smith, John Walter (7).....	1899-1901
56-57-58-59.....	Wachter, Frank C.....	1899-1907
57.....	Blakeney, Albert A.....	1901-1903
57-58-60.....	Jackson, William H.....	1901-1905, 1907-1909
57.....	Schirm, Charles R.....	1901-1903
59.....	Smith, Thomas A.....	1905-1907
59-60-61.....	Gill, John, Jr.....	1905-1909
60.....	Wolf, Harry B.....	1907-1909
61-62.....	Covington, J. Harry.....	1909-1913
61.....	Kronmiller, John.....	1909-1911
62.....	Parran, Thomas.....	1911-1913
62-63-64.....	Lewis, David J.....	1911-1917
62.....	Konig, George.....	1911-1913
62-63-64.....	Linthicum, J. Charles.....	1911-1917
63-64.....	Coady, Charles P.....	1913-1917
63.....	Smith, Frank O.....	1913-1915
64.....	Mudd, Sydney E.....	1915-1917
64.....	Price, Jesse D.....	1915-1917

Present United States Senators.

<i>Name.</i>	<i>Residence.</i>	<i>Term Expires.</i>
Blair Lee.....	Montgomery County.....	1917
John Walter Smith.....	Worcester County.....	1921

3. Died 1886.
4. Unseated from 51st Congress in favor of Sydney E. Mudd.
5. Elected to fill vacancy; vice William H. Cole, deceased.
6. Died 1911.
7. Resigned to assume Executive Office.

Present United States Congressmen.

<i>Name.</i>	<i>Residence.</i>	<i>Dist.</i>	<i>Term Expires.</i>
Jesse D. Price.....D.	Wicomico County.....	1st.....	1917
J. Fred. C. Talbot.....D.	Baltimore County.....	2nd.....	1917
Charles P. Coady.....D.	Baltimore City.....	3rd.....	1917
J. Charles Linthicum.....D.	Baltimore City.....	4th.....	1917
Sydney E. Mudd.....R.	Charles County.....	5th.....	1917
David J. Lewis.....D.	Allegany County.....	6th.....	1917

Congressional Representation and Districts.

Maryland is entitled to six Representatives in the Congress of the United States, one for each of the districts.

The boundaries of the districts are as follows:

The First Congressional District is composed of Worcester, Somerset, Wicomico, Dorchester, Talbot, Queen Anne's, Caroline, Kent and Cecil Counties.

The Second District is composed of Harford, Carroll and Baltimore Counties and the Fifteenth and Sixteenth Wards of Baltimore City.

The Third District is composed of the First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth and Twenty-second Wards, and the Ninth, Tenth, Eleventh and Thirteenth Precincts of the Eighteenth Ward of Baltimore City.

The Fourth District is composed of the Ninth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth, Seventeenth, Nineteenth and Twentieth Wards, and the First, Second, Third and Twelfth Precincts of the Eighteenth Ward of Baltimore City.

The Fifth District is composed of the Twenty-first, Twenty-third and Twenty-fourth Wards, and the Fourth, Fifth, Sixth, Seventh and Eighth Precincts of the Eighteenth Ward of Baltimore City, and St. Mary's, Charles, Calvert, Prince George's, Anne Arundel and Howard Counties.

The Sixth District is composed of Allegany, Garrett, Washington, Frederick and Montgomery Counties.

(Code P. G. L. Sup. Art. 33, Secs. 145-150, as amended by Act of 1902, Ch. 136.)

Presidents of the Senate of Maryland.

<i>Name.</i>	<i>County.</i>	<i>Session.</i>
Daniel of St. Thomas Jenifer..	Charles.....	1777-78-79
Daniel of St. Thomas Jenifer..	Charles.....	1780
George Plater.....	St. Mary's.....	1781-82
Matthew Tilghman.....	Talbot.....	1783
George Plater.....	St. Mary's.....	1784-85-86-87
John Smith.....	Baltimore.....	1789-90
George Dent.....	Charles.....	1792
William Perry.....	Talbot.....	1793
John Eager Howard (Daniel Carroll, resigned).....	Baltimore City.....	1794
John Thomas.....	St. Mary's.....	1797
John Thomas.....	St. Mary's.....	1800
Richard Harwood.....	Anne Arundel.....	1801
Richard Harwood.....	Anne Arundel.....	1802
Richard Harwood.....	Anne Arundel.....	1803
Richard Harwood.....	Anne Arundel.....	1804

<i>Name.</i>	<i>County.</i>	<i>Session.</i>
Richard Harwood.....	Anne Arundel.....	1805
William Thomas.....	St. Mary's.....	1806
Stephen Lowry.....	Queen Anne's.....	1807
William Thomas.....	St. Mary's.....	1808
William Thomas.....	St. Mary's.....	1809 June
Stephen Lowry.....	Queen Anne's.....	1809 November
William Thomas.....	St. Mary's.....	1810
William Thomas.....	St. Mary's.....	1811
William Thomas.....	St. Mary's.....	1812 June
William Thomas.....	St. Mary's.....	1812 November
William Thomas.....	St. Mary's.....	1813 May
Elijah Davis.....	Harford.....	1813 December
Elijah Davis.....	Harford.....	1814 December
Elijah Davis.....	Harford.....	1815 December
William Spencer.....	Kent.....	1816
William Spencer.....	Kent.....	1817-18
William Spencer.....	Kent.....	1819 December
William Spencer.....	Kent.....	1820 December
William R. Stewart.....	Anne Arundel.....	1821 December
William R. Stewart.....	Anne Arundel.....	1822 December
William R. Stewart.....	Anne Arundel.....	1823 December
William R. Stewart.....	Anne Arundel.....	1824 December
William R. Stewart.....	Anne Arundel.....	1825 December
Edward Lloyd.....	Talbot.....	1826 December
William H. Marriott.....	Anne Arundel.....	1827 December
William H. Marriott.....	Anne Arundel.....	1828 December
William H. Marriott.....	Anne Arundel.....	1829 December
William H. Marriott.....	Anne Arundel.....	1830 December
Benjamin F. Forest.....	Montgomery.....	1831 December
Benjamin F. Forest.....	Montgomery.....	1832 December
Benjamin F. Forest.....	Montgomery.....	1833 December
Benjamin F. Forest.....	Montgomery.....	1834 December
John G. Chapman.....	Charles.....	1835 December
John G. Chapman.....	Charles.....	1836 May
Richard Thomas.....	St. Mary's.....	1836 December
Richard Thomas.....	St. Mary's.....	1837 December
Richard Thomas.....	St. Mary's.....	1838 December
Richard Thomas.....	St. Mary's.....	1839 December
Richard Thomas.....	St. Mary's.....	1840 December
Richard Thomas.....	St. Mary's.....	1841 December
Richard Thomas.....	St. Mary's.....	1842 December
Richard Thomas.....	St. Mary's.....	1843 December
William Williams.....	Somerset.....	1844 December
William Williams.....	Somerset.....	1845 December
William Williams.....	Somerset.....	1846 December
William Williams.....	Somerset.....	1847 December
William L. Gaither.....	Montgomery.....	1849 December
William L. Gaither.....	Montgomery.....	1852 December
Edward Lloyd.....	Talbot.....	1853 December
William L. Gaither.....	Montgomery.....	1854 January
George Wells.....	Anne Arundel.....	1856 January
Edwin H. Webster.....	Harford.....	1858 January
John B. Brooke.....	Prince George's.....	1860 January
John B. Brooke.....	Prince George's.....	1861 Extra
Henry H. Goldsborough.....	Talbot.....	1861-62 Jan.
John Sellman.....	Anne Arundel.....	1864 January
Charles H. Ohr.....	Allegany.....	1865 January
Lieut-Gov. Christopher C. Cox..	Baltimore City.....	1866 Extra
Lieut-Gov. Christopher C. Cox..	Baltimore City.....	1867 January

<i>Name.</i>	<i>County.</i>	<i>Session.</i>
Barnes Compton.....	Charles.....	1868 January
Barnes Compton.....	Charles.....	1870 January
Henry Snyder.....	Baltimore City.....	1872 January
John Lee Carroll.....	Howard.....	1874 January
Daniel Fields.....	Caroline.....	1876 January
Edward Lloyd.....	Talbot.....	1878 January
Herman Stump, Jr.....	Harford.....	1880 January
George Hawkins Williams.....	Baltimore.....	1882 January
Henry Lloyd.....	Dorchester.....	1884 January
Edwin Warfield.....	Howard.....	1886 January
George Peter.....	Montgomery.....	1888 January
Robert F. Bratton.....	Somerset.....	1890 January
Edward Lloyd.....	Talbot.....	1892 January
John Walter Smith.....	Worcester.....	1894 January
William Cabell Bruce.....	Baltimore City.....	1896 January
John Wirt Randall.....	Anne Arundel.....	1898 January
John Hubner.....	Baltimore.....	1900 January
John Hubner.....	Baltimore.....	1900 Extra
John Hubner.....	Baltimore.....	1902 January
Spencer C. Jones.....	Montgomery.....	1904 January
Joseph B. Seth.....	Talbot.....	1906 January
Joseph B. Seth.....	Talbot.....	1908 January
Arthur P. Gorman.....	Howard.....	1910 January
Jesse D. Price.....	Wicomico.....	1912 January
Jesse D. Price.....	Wicomico.....	1914 January

Speakers of the House of Delegates of Maryland.

<i>Name.</i>	<i>County.</i>	<i>Session.</i>
Nicholas Thomas.....	Talbot.....	1777 March
William Fitzhugh.....	Calvert.....	1778 October
William Fitzhugh.....	Calvert.....	1779 June
Josiah Beall.....	Prince George's.....	1780 June
William Bruff.....	Queen Anne's.....	1781 May
Thomas Cockey Deye.....	Baltimore.....	1782 April
Thomas Cockey Deye.....	Baltimore.....	1783 April
Thomas Cockey Deye.....	Baltimore.....	1784 November
Thomas Cockey Deye.....	Baltimore.....	1785 November
Thomas Cockey Deye.....	Baltimore.....	1786 November
Thomas Cockey Deye.....	Baltimore.....	1787 April
Thomas Cockey Deye.....	Baltimore.....	1787 November
Thomas Cockey Deye.....	Baltimore.....	1788 May
George Dent.....	Charles.....	1789 November
George Dent.....	Charles.....	1790 November
Levin Winder.....	Somerset.....	1791 November
Levin Winder.....	Somerset.....	1792 April
Levin Winder.....	Somerset.....	1792 November
Levin Winder.....	Somerset.....	1793 November
Matthew Tilghman.....	Kent.....	1794 November
Philip Key.....	St. Mary's.....	1795 November
Philip Key.....	St. Mary's.....	1796 November
James Carroll.....	Baltimore.....	1797 November
Henry H. Chapman.....	Charles.....	1798 November
Henry H. Chapman.....	Charles.....	1799 November
Edward Hall.....	Anne Arundel.....	1800 November
Charles Frazier.....	Queen Anne's.....	1801 November

<i>Name.</i>	<i>County.</i>	<i>Session.</i>
Charles Frazier.....	Queen Anne's.....	1802 November
Tobias E. Stansbury.....	Baltimore.....	1803 November
Charles Frazier.....	Queen Anne's.....	1804 November
Archibald Van Horn.....	Prince George's.....	1805 November
Tobias E. Stansbury.....	Baltimore.....	1806 November
Tobias E. Stansbury.....	Baltimore.....	1807 November
Levin Winder.....	Somerset.....	1808 November
Tobias E. Stansbury.....	Baltimore.....	1809 November
Tobias E. Stansbury.....	Baltimore.....	1810 November
Tobias E. Stansbury.....	Baltimore.....	1811 November
John C. Herbert.....	Prince George's.....	1813 May
John C. Herbert.....	Prince George's.....	1812 November
Henry H. Chapman.....	Charles.....	1814 December
Henry H. Chapman.....	Charles.....	1815 December
Nicholas Stonestreet.....	Charles.....	1816 December
Nicholas Stonestreet.....	Charles.....	1817 December
James Brown.....	Queen Anne's.....	1818 December
Tobias E. Stansbury.....	Baltimore.....	1819 December
Tobias E. Stansbury.....	Baltimore.....	1820 December
Tobias E. Stansbury.....	Baltimore.....	1821 December
William H. Marriott.....	Anne Arundel.....	1822 December
Tobias E. Stansbury.....	Baltimore.....	1823 December
William H. Marriott.....	Anne Arundel.....	1824 December
Benedict I. Semmes.....	Prince George's.....	1825 December
James W. McCulloh.....	Baltimore.....	1826 December
John G. Chapman.....	Charles.....	1827 December
John G. Chapman.....	Charles.....	1828 December
Francis Thomas.....	Frederick.....	1829 December
Richard Thomas.....	St. Mary's.....	1830 December
Richard Thomas.....	St. Mary's.....	1831 December
Richard Thomas.....	St. Mary's.....	1832 December
Thomas Wright.....	Queen Anne's.....	1833 December
William J. Blackistone.....	St. Mary's.....	1834 December
Benjamin L. Gantt.....	Prince George's.....	1835 December
Benjamin L. Gantt.....	Prince George's.....	1836 December
William H. Luck.....	Prince George's.....	1837 December
Charles Sterret Ridgely.....	Anne Arundel.....	1838 December
James W. Williams.....	Harford.....	1839 December
Charles Sterret Ridgely.....	Anne Arundel.....	1840 December
John C. LeGrand.....	Baltimore.....	1841 December
Daniel S. Biser.....	Frederick.....	1842 December
William H. Watson.....	Baltimore City.....	1843 December
John G. Chapman.....	Charles.....	1844 December
William S. Waters.....	Somerset.....	1845 December
John P. Kennedy.....	Baltimore.....	1846 December
William J. Blackistone.....	St. Mary's.....	1847 December
John R. Franklin.....	Worcester.....	1849 December
Elias Ware.....	Baltimore City.....	1852 January
Elias Ware.....	Baltimore City.....	1853 January
John F. Dent.....	St. Mary's.....	1854 January
William H. Travers.....	Baltimore City.....	1856 January
John S. Berry.....	Baltimore.....	1858 January
E. G. Kilbourn.....	Anne Arundel.....	1860 January
E. G. Kilbourn.....	Anne Arundel.....	1861 Apr. Extra
John S. Berry.....	Baltimore.....	1862 Special
John M. Frazier.....	Baltimore City.....	1865
John M. Frazier.....	Baltimore City.....	1866 Extra
Oliver Miller.....	Anne Arundel.....	1867 January
William A. Stewart.....	Baltimore City.....	1868 January

<i>Congress.</i>	<i>Name.</i>	<i>Years.</i>
	Ferdinand C. Latrobe..... Baltimore City.....	1870 January
	Arthur P. Gorman..... Howard.....	1872 January
	Jesse K. Hines..... Kent.....	1874 January
	Lewis C. Smith..... Washington.....	1876 January
	Fetter S. Hoblitzell..... Baltimore City.....	1878 January
	Hiram McCullough..... Cecil.....	1880 January
	Otis Keilholtz..... Baltimore City.....	1882 January
	J. Pembroke Thom..... Baltimore City.....	1884 January
	Joseph B. Seth..... Talbot.....	1886 January
	George M. Upshur..... Worcester.....	1888 January
	John Hubner..... Baltimore.....	1890 January
	Murray Vandiver..... Harford.....	1892 January
	James H. Preston..... Baltimore City.....	1894 January
	Sydney E. Mudd..... Charles.....	1896 January
	Louis Schaefer..... Baltimore City.....	1898 January
	Lloyd Wilkinson..... Worcester.....	1900 January
	Noble L. Mitchell..... Harford.....	1902 January
	Dr. George Y. Everhart..... Baltimore.....	1904 January
	Carville D. Benson..... Baltimore.....	1906 January
	J. Enos Ray, Jr..... Prince George's.....	1908 January
	Adam Peoples..... Cecil.....	1910 January
	James McC. Trippe..... Baltimore City.....	1912 January
	James McC. Trippe..... Baltimore City.....	1914 January

Chronology.

Revised for this addition by DR. BERNARD C. STEINER, of the
 Enoch Pratt Free Library of Baltimore City.

- 1608. Exploration of the Chesapeake Bay by Capt. John Smith.
- 1631. August—Settlement of Claiborne fur trading post on Kent Island.
- 1632. June 20—Charter of Maryland granted.
- 1633. November 22—Sailing of the Ark and Dove.
- 1634. March 25—Landing of the Colonists.
- 1635. February 26—First meeting of the Assembly.
- 1635. April 23—The first naval battle by white men in America was fought on the Little Pocomoke river, Eastern Shore of Maryland, between Clayborne's pinnace Long Tail and Governor Calvert's two pinnaces, the St. Margaret and the St. Helen.
- 1643. Governor Calvert driven from the province by William Ingle.
- 1649. Toleration Act passed.
- 1652. Maryland seized by the Commissioners of Parliament.
- 1654. March—Battle of the Severn.
- 1657. November 30—Restoration of the Province of Lord Baltimore.
- 1666. Augustine Herman and family naturalized. The first foreigners naturalized in Maryland.
- 1671. George Fox visited the Province. Rise of the Quakers.
- 1682. December—William Penn met Charles Calvert, Third Lord Baltimore, at West River, for an interview on the divisional lines between their lands.
- 1683. The Old Treasury building, on Capitol Hill, Annapolis, was built for "the Court House of the Port of Entry." Now used as the office of the State Superintendent of Education.
- 1689. July—Protestant Revolution.
- 1692. Church of England made the established church of the Province.
- 1692. Maryland made a Royal Province.
- 1694. Seat of government removed from St. Mary's to Annapolis, under Francis Nicholson, Governor.
- 1694. February 28—The first Provincial Assembly held in Annapolis in Major Edward Dorsey's house, 83 Prince George street

1696. April 30—Foundation of first State House laid.
1696. King William's School founded at Annapolis.
1699. Rev. Thomas Bray establishes Provincial and Parochial libraries in the Province.
1702. The English "Toleration Act for Dissenters" was extended to Maryland.
1704. An Act was passed "To prevent the growth of popery."
1704. The first State House was entirely destroyed by fire.
1706. Relief was granted to the Quakers or Friends.
1706. The second State House was finished. On the north side of it stood the Armory, which was also the ballroom.
1716. Disfranchisement of Roman Catholics.
1730. Beginning of settlement of Western Maryland by German immigrants.
1730. Baltimore City laid out.
1755. General Braddock's expedition starts from Maryland.
1756. Fort Frederick built to protect frontier from Indians.
1763. Mason and Dixon's line survey began.
1764. The log meeting-house, called Strawbridge Methodist Chapel, built in Frederick County, the first Methodist Church in America.
1765. March 22—Passage of Stamp Act.
1766. March 18—Repeal of Stamp Act.
1767. May 13—Duty imposed on tea.
1769. June 22—Maryland Convention met.
1772. The second State House was torn down, and the foundation of the present State House was laid by Governor Robert Eden. The dome was added after the Revolution.
1774. The present State House completed.
1774. October 19—Burning of the "Peggy Stewart."
1775. July 26—Formation of "Association of Freemen."
1776. July 3—Maryland declared her independence.
1776. November 10—First State Constitution adopted.
1777. March 21—Thomas Johnson, first State Governor, inaugurated.
1781. March 1—Maryland entered the Confederation.
1782. Washington College, Chestertown, incorporated.
1783. November 26—Continental Congress met in Annapolis.
1783. December 23—Washington resigned his military commission to Congress in old Senate Chamber of Capitol, Annapolis.
1784. Saint John's College, Annapolis, chartered.
1784. January 14—Treaty of Peace with Great Britain ratified.
1784. Christmas conference of Methodist in Lovely Lane, Baltimore. Francis Ashbury and Thomas Coke made the first Bishops.
1784. Cokesbury College, the first Methodist institution for higher education in the world, opened at Abingdon, Harford County.
1785. December 11—First steamboat in the United States, invented by James Rumsey, made trial trip on Potomac river, near Shepherdstown.
1786. September 11—Convention of six States to inaugurate movement for a precursor of the Federal Constitutional Convention met in Annapolis.
1786. The Pope appointed Rev. John Carroll Apostolic Vicar, afterwards Bishop of Baltimore. He became later the first Archbishop of the United States.
1788. April 28—Maryland ratified Federal Constitution.
1791. Maryland ceded the District of Columbia to the United States.
1792. September—Rev. Thomas John Claggett consecrated the first Bishop of the Protestant Episcopal Church in Maryland.
1796. Baltimore City incorporated.
1810. Property qualification for Electors abolished.
1814. September 12—Battle of North Point.

1814. Bombardment of Fort McHenry, during which Francis Scott Key wrote "The Star-Spangled Banner," September 13.
1824. Religious tests for office removed.
1825. Jewish disabilities removed.
1828. July 4—Cornerstone of Baltimore and Ohio Railroad laid by Charles Carroll of Carrollton.
1835. Bank riots in Baltimore.
1836. Obed Hussey, of Baltimore, the inventor of the first reaper and mower, cut the first field of grain ever harvested by a reaper (180 acres of wheat, oats and timothy), on the farm of Gen. Tench Tilghman, near Oxford, Talbot County, Md., under the auspices of the Board of Agriculture for the Eastern Shore of Maryland. Owen Dorsey, of Howard County, Md., invented the first successful side-rake reaper attachment.
1837. Governor's Council abolished and the office of Secretary of State created.
1837. Electoral College for the Senate abolished and Senators chosen by popular vote as the result of action of Van Buren electors.
1841. The Eastern Shore Land Office abolished.
1844. First telegraph line in the world built between Baltimore and Washington.
1845. United States Naval Academy established at Annapolis.
1851. July 4—Second State Constitution adopted.
1851. Office of Chancellor abolished and a Commissioner of the Land Office created.
1859. John Brown's raid on Harper's Ferry. Frederick County Militia first to arrive on scene.
1861. April 19—Sixth Massachusetts Regiment marches through Baltimore.
1861. May—Gen. B. F. Butler seizes Federal Hill and commands Baltimore.
1862. September—Battle of Antietam.
1863. July—Battle of Gettysburg.
1864. July—Battle of Monocacy.
1864. October 12—Third State Constitution adopted.
1867. September 18—Fourth State Constitution adopted.
1876. Johns Hopkins University opened.
1879. New foundation placed under State House and interior of building modernized.
1889. Johns Hopkins Hospital opened.
1896. Geological and Economic Survey established.
1901. Court of Appeals building completed.
1902. Annex to State House commenced. Occupied by Legislature of 1904.
1906. The historic old Senate Chamber restored by Governor Edwin Warfield.
1908. Good Roads movement begun.

State Government, 1915—1916

EXECUTIVE DEPARTMENT—*Annapolis.*

Governor:	
Phillips Lee Goldsborough.....	Cambridge
Governor-elect:	
Emerson C. Harrington.....	Cambridge
Secretary of State:	
Robert P. Graham.....	Roland Park
Chief Clerk:	
Carl Hardy.....	Annapolis
Private Secretary:	
William H. Dudley.....	Baltimore
Stenographers:	
Clarence C. Dorsey.....	Annapolis
J. Thomas Leonard.....	Annapolis
Clerk:	
Murray G. Hooper.....	Annapolis
Messenger:	
Charles B. Woolley.....	Annapolis

The Governor is elected by the people for a term of four years from the second Wednesday in January next ensuing his election (Constitution, Art. 2, Sec. 2); the Secretary of State is appointed by the Governor, with the consent of the Senate, to hold office during the term of the Governor; all other officers are appointed by the Governor and hold office during his pleasure.

The Secretary of State, in addition to his statutory duties, is the General Secretary to the Governor. The statutory duties of the Secretary are briefly as follows: His attestation of the Governor's signature to all public documents, commissions, pardons, warrants, proclamations and the many other papers and certificates is required; all foreign corporations desiring to do business in Maryland must first secure authority from him after complying with certain provisions of law; all domestic corporations are recorded in his office and a certificate therefor issued by him; he is the custodian of the records of the Executive Department; Certificates of Nomination of certain political candidates are required to be filed in his office and their names certified by him to the Election Supervisors for placement upon the ballot; he is a member of the Board of State Canvassers and prepares that Board's minutes and certifications in addition to keeping the records of their meetings and of the election returns; legislative counsels and agents are required to certify to him, under oath, whatever expenses have been incurred by them in connection with their activities for or against legislation before the General Assembly; he is the custodian of the Great Seal of the State; railroad leases are filed in his office and he exercises general supervision over the detail work of the entire Executive Department which consists of the office of the Governor and Secretary of State.

BOARD OF PUBLIC WORKS.

(Garrett Building, Baltimore.)

Board consists of the Governor, State Treasurer and Comptroller of the Treasury.

Governor:

Phillips Lee Goldsborough.....Cambridge

Comptroller:

Emerson C. Harrington.....Cambridge

State Treasurer:

Murray Vandiver.....Havre de Grace

Secretary:

Robert P. Graham.....Roland Park

Note:—After January 12, 1916, the Board of Public Works will be composed of the following:

Governor:

Emerson C. Harrington.....Cambridge

Comptroller:

Hugh A. McMullen.....Cumberland

Treasurer:

Murray Vandiver.....Havre de Grace

GOVERNOR'S STAFF.

(All Terms Expire 1916.)

Commander-in-Chief:

Governor Phillips Lee Goldsborough.....Cambridge

The Adjutant General, Chief of Staff:

Brigadier-General Charles F. Macklin.....Ilchester

Quartermaster-General:

Robert Garrett.....Baltimore City

Chief of Ordnance:

W. Bladen Lowndes.....Baltimore City

Judge Advocate General:

J. Kemp Bartlett.....Baltimore City

Inspector General:

Edward M. Allen.....Baltimore City

Surgeon General:

Dr. Herbert Harlan.....Baltimore City

Colonels:

George L. Bartlett.....Easton

Marion A. Humphries.....Salisbury

Henry L. Duer.....Baltimore

William B. Tilghman.....Salisbury

Percy H. Brewster, Jr.....Baltimore

Albanus Phillips.....Cambridge

William Whitridge.....Baltimore

C. Wilbur Miller.....Baltimore

Joshua G. Harvey.....Baltimore

J. C. Roulette.....Hagerstown

The Governor appoints one Quartermaster General, one Chief of Ordnance, one Inspector General, one Surgeon General, one Judge Advocate General, all with the rank of Brigadier General; and ten aides with the rank of Colonel. (Ch. 103, 1908.)

Judiciary Department.

COURT OF APPEALS—*Annapolis.*

Terms—Second Monday in January, first Monday in April and first Monday in October.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Chief Judge:		
Andrew Hunter Boyd.....	Cumberland	1924
Associate Judges:		
John R. Pattison.....	Cambridge	1924
Albert Constable.....	Elkton	1927
Nicholas Charles Burke.....	Towson	1920
William H. Thomas.....	Westminster	1922
Hammond Urner.....	Frederick	1924
John P. Briscoe.....	Prince Frederick	1922
Henry Stockbridge.....	Baltimore City	1926
Court Reporter:		
William H. Perkins.....	Baltimore	
Clerk of the Court:		
Caleb C. Magruder.....	Upper Marlboro	
Deputy Clerk:		
Luther H. Gadd.....	Annapolis	
Clerks:		
James G. Thompson.....	Annapolis	
R. Lee Waller.....	Salisbury	
Thomas N. Magruder.....	Mitchellsville	
Court Crier:		
John Whittington.....	Annapolis	
Stenographer:		
Maurice Ogle.....	Croome	

In general, the Constitution and laws of Maryland provide for the election, duties and qualifications of the Clerk of the Court of Appeals. The control and government of his office are co-ordinate with the powers of the Judges of the Court of Appeals. Appointments of Deputy Clerks are made with the approval of the Judges. His certification of records, Acts of Assembly, documents, etc., are the joint action of the Court and Clerk; but in some matters the authentications of the Court, Clerk and Governor of Maryland are required. The routine work of the office is under the visitatorial powers of the Court, and the printing of records and briefs for the hearing of cases, the care of papers, dockets, etc., are by the law and rules of Court under the control of the Clerk.

ATTORNEY GENERAL.

<i>Name.</i>	<i>Postoffice.</i>
Albert C. Ritchie.....	Baltimore

CIRCUIT COURTS—FIRST CIRCUIT.

Composed of the Counties of Worcester, Somerset, Dorchester and Wicomico.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
John R. Pattison, Chief Judge...	Cambridge	1924
Robley D. Jones.....	Snow Hill	1924
Henry L. D. Stanford.....	Princess Anne	1926

SECOND JUDICIAL CIRCUIT.

Composed of the Counties of Caroline, Queen Anne's, Talbot, Kent and Cecil.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Albert Constable, Chief Judge...	Elkton	1927
Philemon B. Hopper.....	Centreville	1922
William H. Adkins.....	Easton	1922

THIRD JUDICIAL CIRCUIT.

Composed of the Counties of Baltimore and Harford.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
N. Charles Burke, Chief Judge...	Towson	1920
Frank I. Duncan.....	Towson	1920
William H. Harlan.....	Bel Air	1926
Allan McLane	Garrison	1929

FOURTH JUDICIAL CIRCUIT.

Composed of the Counties of Allegany, Washington and Garrett.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
A. Hunter Boyd, Chief Judge...	Cumberland	1924
Robert R. Henderson.....	Cumberland	1918
Martin L. Keedy.....	Hagerstown	1918

FIFTH JUDICIAL CIRCUIT.

Composed of the Counties of Carroll, Howard and Anne Arundel.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Wm. H. Thomas, Chief Judge...	Westminster	1922
William H. Forsythe, Jr.....	Ellicott City	1924
James R. Brashears.....	Annapolis	1924

SIXTH JUDICIAL CIRCUIT.

Composed of the Counties of Frederick and Montgomery.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Hammond Urner, Chief Judge...	Frederick	1924
Edward C. Peter.....	Rockville	1926
Glenn H. Worthington.....	Frederick	1927

SEVENTH JUDICIAL CIRCUIT.

Composed of the Counties of Prince George's, Charles, Calvert and St. Mary's.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
John P. Briscoe, Chief Judge.....	Prince Frederick	1922
Fillmore Beall.....	Beltsville	1924
B. Harris Camaller.....	Leonardtown	1924

EIGHTH JUDICIAL CIRCUIT.

But one judge in this circuit. Composed of Baltimore City.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Henry Stockbridge, Chief Judge.	Baltimore	1926

SUPREME BENCH OF BALTIMORE CITY.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Morris A. Soper, Chief Judge.....	Baltimore	1930
H. Arthur Stump.....	Baltimore	1926
John J. Dobler.....	Baltimore	1924
Carroll T. Bond.....	Baltimore	1926
Walter I. Dawkins.....	Baltimore	1926
Charles W. Heuisler.....	Baltimore	1924
Henry Duffy.....	Baltimore	1924
James P. Gorter.....	Baltimore	1922
James M. Ambler.....	Baltimore	1928
Thomas Ireland Elliott.....	Baltimore	1921

Treasury Department.

COMPTROLLER'S OFFICE—Annapolis.

<i>Name.</i>	<i>Postoffice.</i>
Comptroller:	
Emerson C. Harrington.....	Cambridge
Comptroller-elect:	
Hugh A. McMullen.....	Cumberland
Chief Clerk:	
Harry J. Hopkins.....	Annapolis
Assistant Clerks:	
Thomas A. Murray, Jr.....	Baltimore
Benjamin P. Butler.....	Towson
Milton L. Tull.....	Annapolis
Louis S. Clayton.....	Annapolis
Louis B. Keene.....	Golden Hill
William F. Keys.....	Brentwood
Stenographer:	
Myrtle Armstrong.....	Port Deposit
Messenger:	
J. Philip Beall.....	Annapolis

The Comptroller is elected by the people for a term of two years from the third Monday in January next ensuing his election, and appoints all officers in his office.

The Comptroller shall have the general superintendence of the fiscal affairs of the State; he shall digest and prepare plans for the improvement and management of the revenue, and for the support of the public credit; prepare and report estimates of the revenue and expenditures of the State; superintend and enforce the prompt collection of all taxes and revenue; adjust and settle, on terms prescribed by law, with delinquent collectors and receivers of taxes and State revenue; preserve all public accounts; decide on the forms of keeping and stating accounts; grant, under regulations, prescribed by law, all warrants for money to be paid out of the Treasury, in pursuance of appropriations by law, and countersign all checks drawn by the Treasurer upon any bank or banks, in which the moneys of the State may, from time to time, be deposited; prescribe the formalities of the transfer of stock, or other evidence of the State debt, and countersign the same, without which such evidence shall not be valid; he shall make to the General Assembly full reports of all his proceedings, and of the state of the treasury department, within ten days after the commencement of each session; and perform such other duties as shall be prescribed by law.

STATE TREASURER'S OFFICE—*Annapolis.*

<i>Name.</i>	<i>Postoffice.</i>
State Treasurer:	
Murray Vandiver.....	Havre de Grace
Chief Clerk:	
John Z. Bayless.....	Glennville
Assistant Clerks:	
George Y. Everhart.....	Woodlawn
Samuel S. Bevard.....	Abingdon
Joseph O. C. McCusker.....	Baltimore
Stenographer:	
Percy J. Campbell.....	Baltimore

The State Treasurer is elected by the General Assembly for a term of two years and appoints all officers in his office.

The Treasurer and Comptroller are the financial officers of the State. They issue all State loans authorized by the Legislature and pay the interest thereon. The Comptroller and Treasurer are members of the Board of Public Works, and the Treasurer is the custodian of all bonds and stocks which trust, fidelity, security and guaranty companies are required by law to deposit with him under the provisions of Chapter 194, Acts of the General Assembly, 1912; he also has charge of insurance of State property; he receives all money of the State and deposits same in banks approved by the Governor, said banks giving bond; and the accounts with said banks are balanced daily; he disburses State moneys upon warrant drawn by the Comptroller. All State bonds and certificates of debt are signed by the Treasurer, and with the Comptroller he is custodian of all stocks, bonds and other securities belonging to the State and held for the different sinking funds. He is also a member of the Board of State Canvassers. All trust, guaranty, loan and fidelity companies doing a certain business in Maryland are required to make a semi-annual report to him. The Treasurer renders quarterly reports to the Comptroller and publishes monthly reports of the State's balances.

STATE AUDITOR—*Garrett Building, Baltimore.*

<i>Name.</i>	<i>Postoffice.</i>
State Auditor:	
J. Enos Ray.....	Chillum
First Deputy Auditor:	
William A. Gillespie.....	Baltimore
Second Deputy Auditor:	
Thomas J. Murray.....	Elkton
Assistant Auditors:	
William B. Weed, Jr.....	Govans
George H. Dawson, Jr.....	Cambridge

The State Auditor and Deputy Auditors are appointed by the Board of Public Works for a term of two years from the date of qualification. (Ch. 704, 1914.) Assistants appointed by State Auditor.

The law requires this office to audit the books and accounts of all Clerks of Courts, all Registers of Wills, and the offices of Sheriffs and State Attorneys when such offices are conducted upon the fee system; the books and accounts of all Collectors of State Taxes, all institutions receiving appropriations from the State, the books and accounts of the Public Service Commission, the books and accounts of the State Tobacco Warehouse, and the books and accounts of such other State officers as may be required and directed by the Board of Public Works.

This office is required to see that the State receives all monies due, and also that all disbursements are properly authorized in so far as State funds are concerned.

DEPARTMENT OF EDUCATION—*Annapolis.*OFFICE OF THE STATE SUPERINTENDENT—*Annapolis.*

<i>Name.</i>	<i>Postoffice.</i>
State Superintendent of Education:	
M. Bates Stephens.....	Denton
Assistant Superintendent:	
B. K. Purdum.....	Annapolis
Stenographer:	
Mrs. R. A. Beasley.....	Baltimore

STATE BOARD OF EDUCATION—*Annapolis.*

Term expires.

Phillips Lee Goldsborough, President.....	1916
Henry Shriver, Allegany County.....	1920
Thomas H. Bock, Princess Anne, Somerset County.....	1920
Wm. T. Warburton, Elkton, Cecil County.....	1918
Thomas H. Lewis, Westminster, Carroll County.....	1916
John O. Spencer, Baltimore City.....	1918
Harry C. Longnecker, Towson, Baltimore County.....	1916
M. Bates Stephens, Secretary, Annapolis, Md.	

Principal of State Normal School:

Sarah E. Richmond.....Towson

Principal of State Normal School No. 2:

Edward F. Webb.....Frostburg

Principal Maryland Normal and Industrial School (for Colored Students):

D. S. S. Goodloe.....Bowie

Board of Superintendents of Baltimore City:

CHARLES J. KOCH, Superintendent.
 CHARLES A. A. J. MILLER, Assistant.
 ANDREW J. PIETSCH, Assistant.
 JOSEPH HANDS, Assistant.
 ROWLAND WATTS, Assistant.
 ROBERT W. ELLIOTT, Assistant.

County Superintendents—Appointed by County School Commissioners:

John E. Edwards.....Allegany County.....Cumberland
 Samuel Garner.....Anne Arundel County.....Annapolis.
 Albert S. Cook.....Baltimore County.....Towson.
 Jas. B. Latimer.....Calvert County.....Prince Frederick.
 Edward M. Noble.....Caroline County.....Denton.
 George T. Morelock....Carroll County.....Westminster.
 Joseph M. McVey.....Cecil County.....Elkton.
 Thomas M. Carpenter..Charles County.....La Plata.
 A. R. Spaid.....Dorchester County... Cambridge.
 G. Lloyd Palmer.....Frederick County.....Frederick.
 Franklin E. Rathbun...Garrett County.....Oakland.
 C. Milton Wright.....Harford County.....Bel Air.
 Woodland C. Phillips...Howard County.....Ellicott City.
 Jefferson L. Smyth.....Kent County.....Chestertown.
 Willis B. Burdette....Montgomery County.. Rockville.
 Edw. S. Burroughs....Prince George's Co.. Upper Marlboro.
 Byron J. Grimes.....Queen Anne's County..Centreville.
 George W. Joy.....St. Mary's County... Leonardtown.
 Wm. H. Dashiell.....Somerset County.....Princess Anne.
 Nicholas Orem.....Talbot County.....Easton.
 W. Merrick Huyett....Washington County.. Hagerstown.
 Wm. J. Holloway.....Wicomico County.... Salisbury.
 Edgar W. McMaster... Worcester County.... Pocomoke City.

The Governor, with the consent of the Senate, appoints the Superintendent of Public Education for a term of four years from the first Monday in May (Ch. 466, 1902). The Superintendent appoints all officers in his office.

The State Board of Education is appointed by the Governor, with the consent of the Senate, if in session, as follows: Two biennially for a term of six years from the first Monday in May next ensuing their appointment (Ch. 353, 1906). Two of the six appointed must be chosen from the political party which at the last election for Governor received next to the highest number of votes. Those six members, together with the Governor and the Superintendent of Public Education, constitute the State Board of Education.

STATE SUPERINTENDENT OF PUBLIC EDUCATION.

The present position was created by the General Assembly of 1900—the Principal of the Maryland State Normal School before that time

(1872 to 1900) being ex-officio State Superintendent. This official is ex-officio a member of the State Board of Education and its secretary. By custom he is elected the Treasurer of said Board. He has general supervision of the educational affairs of the counties, co-operates with the county school officials in welding together school interests into a State system, acts as advisor to such boards, makes an annual inspection of approved high schools receiving State aid and certifies to the Comptroller in August of each year a list of such schools, arranges dates for county institutes and presides over same when present, endorses diplomas issued by other States when they meet legal requirements, issues an annual report of his work and also publishes annually the Teachers' Year Book and the proceedings of the Maryland State Teachers' Association, and issues bulletins from time to time on the conditions of the schools. He is also required to address patrons' meetings on the importance of public education and to acquaint County Commissioners of the financial needs of schools and to audit the books of the several county school boards' treasurers. All communications pertaining to the supervision and administration of the State school system (Baltimore City is not included) should be sent to him either as State Superintendent of Public Education or as secretary to the State Board of Education.

ADJUTANT GENERAL'S OFFICE—*Annapolis.*

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
The Adjutant General:	
Brigadier General Charles F. Macklin.....	Ilchester
Officer Designated by the War Department:	
G. Arthur Hadsell, Capt. 3rd U. S. Infantry.....	Annapolis
Chief Clerk:	
J. Milton Griffith.....	Baltimore
Assistant to Acting Quartermaster General:	
John C. Marshall.....	Baltimore
Clerk:	
Benjamin C. Gott.....	Annapolis
Stenographer:	
Miss Mary Schutz.....	Baltimore

Section 2, Article IX, of the Constitution, provides: "There shall be an Adjutant General appointed by the Governor, by and with the advice and consent of the Senate. He shall hold his office until the appointment and qualification of his successor, or until removed in pursuance of the sentence of a court martial. He shall perform such duties and receive such compensation or emoluments as are now or may be prescribed by law. He shall discharge the duties of his office at the seat of government, unless absent under orders, on duty."

Article 65, Code of Public General Laws of Maryland, provides that the Adjutant General shall be in control of the military department of the State, and subordinate only to the Governor in matters pertaining to that department. He performs such duties as pertain to the Adjutant General and the other chiefs of staff departments and corps under the regulations and customs of the United States. He superintends the preparations and publication of all official forms required for use in the military service of the State; the reports and returns required by the

United States; keeps a register of all commissioned officers and the record of enlisted men. He is likewise the custodian of all State and Federal property in use by the organized militia; he is also in control of State appropriations for the maintenance of the organized militia (land and naval forces); apportions such appropriations and provides for the proper application of funds so as to insure a uniform and consistent disbursement for the progressive benefit of the military establishment of the State.

He also promulgates to the organized militia the orders of the Governor as Commander-in-Chief and provides from time to time appropriate regulations for the government, discipline and maintenance of the military establishment; he also publishes and provides for observance of all federal laws and regulations applicable to the militia of the State.

He is the official channel for communication with the War and Navy Departments on all matters and affairs relating to the federal government's interests in the militia of the State; he performs the duties of Disbursing Officer for the War and Navy Departments in all payments from allotments made by the Congress of the United States for the encouragement and promotion of the organized militia.

In all matters pertaining to the military establishment of the State or the military relations of the State with the United States, communications should be addressed to The Adjutant General, State of Maryland, Annapolis.

The designation of an officer of the United States Army for duty in connection with the State Militia, is made by the War Department under an Act of Congress providing that any State having a regularly organized militia conforming to the Act of Congress, may, through its Governor, request the designation. The Assistant Adjutant General and the Assistant to the Acting Quartermaster General are appointed and commissioned by the Governor upon the recommendation of the Adjutant General. (Ch. 103, 1908.) The Adjutant General makes all other appointments.

SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS—

Annapolis.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Superintendent:	
A. Eugene DeReeves.....	Annapolis
Assistant Superintendent:	
Edward H. Jones.....	Solomons
Assistant to Governor's Mansion:	
Ernest Duvall.....	Annapolis
Chief Engineer and Electrician:	
Robert F. Ellers.....	Annapolis
Day Watchmen:	
Charles L. Elliott.....	Annapolis
John H. Mullen.....	Annapolis
Charles A. Basil.....	Annapolis
Night Watchmen:	
Chas. Taylor.....	Annapolis
Harry L. Brewer.....	Annapolis
George H. McNamara.....	Annapolis

Firemen:

John C. Hipkins.....Annapolis
 Harry Medford.....Annapolis

Coal Passers:

Richard Turner.....Annapolis
 James Johns.....Annapolis

Janitors:

John King.....Annapolis
 John Cornish.....Annapolis
 John Brown.....Annapolis
 Dorsey Garver.....Annapolis

Charwomen:

Annie Trott.....Annapolis
 Rebecca Freeman.....Annapolis
 Margaret Carr.....Annapolis
 Alice Cutchley.....Annapolis
 Eliza Cannan.....Annapolis
 Rose White.....Annapolis
 Maud Beall.....Annapolis
 Hilda Olsen.....Annapolis

Carpenter:

Walter E. Rawleigh.....Annapolis

The Superintendent and all officers in his department are appointed by the Governor. (Ch. 551, 1906.)

The Superintendent of Public Buildings and Grounds is the custodian of all public buildings and grounds located in the City of Annapolis.

It is his duty to superintend the protection of buildings and their contents, to purchase supplies therefor and to keep in repair the State's property.

COMMISSIONER OF THE LAND OFFICE—Annapolis.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Commissioner:	
John J. Hanson.....	Baltimore
Chief Clerk:	
James W. Hanson.....	Baltimore
Assistant Clerks:	
Arthur Trader.....	Annapolis
William G. Dawson.....	Annapolis
Index Clerks:	
Martin W. Goldsborough.....	Princess Anne
Charles N. Hanby.....	Cambridge
William H. Leonard.....	Cambridge

The Commissioner of the Land Office is appointed by the Governor, with the consent of the Senate, to hold office during the term of the Governor. The Commissioner appoints all officers in his office. (Constitution, Art. 7, Sec. 4.)

The Land Office is the State Record Office, pertaining to boundaries of land, and is the means by which discovered vacant land is passed by the State to the individual, and covers the period from the earliest to the present date. The Commissioner sits as a judge in contested disputes over vacant land, and there is a right of appeal direct to the Court of Appeals over his decision.

The duties of the Land Office, in regard to its clerical force, is to keep the indexing, answer the various questions that are daily brought to it by the mail, wait on the visiting public, and record the patents and certificates that are returned on the different kinds of warrants executed by the county surveyors throughout the State.

Questions relating to military service during the War of the American Revolution.

Questions relating to wills, administration proceedings, inventories, accounts and balances from the earliest to 1777.

Questions relating to confiscated British property.

Questions relating to Provincial Court, General Court, Court of Chancery, debt books, rent rolls, insolvent proceedings, and extract of deeds from the whole State.

STATE LIBRARY—*Annapolis*.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
State Librarian:	
Miss Sallie Webster Dorsey.....	Annapolis
Custodian of Works of Reference:	
Mrs. Alice Tate Williams.....	Annapolis
Indexer and Cataloguer:	
Edward G. Kenly.....	Annapolis

The State Librarian is appointed by the Governor, with the consent of the Senate, to hold office during the term of the Governor (Constitution, Art. 7, Sec. 3); the Custodian of Works of Reference is appointed by the Governor, with the consent of the Senate, for a term of two years (Ch. 50, 1906); the Indexer and Cataloguer is appointed by the Governor, with the consent of the Library Committee, for a term of two years (Ch. 271, 1900).

The duties of the State Librarian are prescribed by law, also the law regulates the manner in which the volumes in the State Library shall be kept and accounted for by the Librarian.

The Librarian is required to have counted all volumes received in the Library including the Maryland Session Laws, the House and Senate Journals, the Documents, the Maryland Reports, and all volumes named in various legislative bills, etc., giving a certified account of the number received to the State Comptroller before payment is made for the same to the State Printer.

The Session Laws, etc., named above are distributed by the Librarian every two years: Section 7, Article 55. The Maryland Reports in accordance with Article 55, Public General Laws, 1912.

The Librarian is required to make payment to the Comptroller each year for money received from the sale of the Session Laws to persons desiring them not named on the list for distribution, these Laws are the only volumes sold in the State Library.

Contracts for binding the Laws, House and Senate Journals, Documents, Bills and Magazines are awarded by the Librarian, also for re-binding books in the Library.

Specifications for the legislative supplies, etc., for the General Assembly, the Court of Appeals, the Executive Department and the State Library, must be made by the Librarian, these are submitted to the bidders, for which the Board of Public Works advertises and awards the contract.

The said supplies when purchased are received in the State Library by the Librarian, who distributes them to the assigned offices as required, having to O. K. all bills and send to the Comptroller for the receipt of all stationery, etc., renewing supplies when necessary according to the contract made by the Board of Public Works.

The Librarian makes monthly reports to the Comptroller of all expenses incurred in the running of the State Library under the head of contingent expenses, for which the State makes an appropriation known as the State Library Contingent Fund.

All letters received from publishers are referred to the Library Committee, when volumes are desired the Librarian is authorized by the Committee to order books to be sent to the State Library with the bill for the same, which, when O. K'd, the Library Committee pays from a contingent fund set apart for that purpose.

All requests made for volumes in the State Library by the public are submitted to the Library Committee, as said Committee designates the distribution beyond the lists named, and when authorized, the Librarian forwards the desired volumes as directed.

Inquiries regarding the distribution of the Maryland Session Laws, Reports, Codes and special volumes purchased by the State, should be addressed to the State Librarian.

MARYLAND PUBLIC LIBRARY COMMISSION.

Offices, Enoch Pratt Library, Baltimore.

(Terms Expire 1916.)

Ex-officio Members:

Dr. Bernard C. Steiner.....	Enoch Pratt Library
Miss Sallie Webster Dorsey.....	State Librarian
M. Bates Stephens.....	Superintendent Public Education

Members appointed by the Governor:

Mrs. Charlotte Newell.....	Port Deposit
Miss Anne Page.....	Princess Anne
Joseph H. Apple.....	Frederick
Frank W. Mather.....	Westminster

Governor appoints four, two of whom shall be women, who with the State Librarian, Superintendent of Public Instruction and Librarian of Enoch Pratt Free Library, constitutes the Commission. Term two years. (Ch. 505, 1910.)

This commission was established under the law above referred to, with power to give advice and counsel to all public libraries, and public school libraries, in the State, and to all persons proposing to establish them, as to the best means to their establishment and maintenance, the selection of books, cataloguing, and other details of management; and also to organize and conduct travelling libraries throughout the State.

AGRICULTURAL COLLEGE, BOARD OF TRUSTEES.

College Park, Md.

<i>Name.</i>	<i>District.</i>	<i>Term Exp.</i>	<i>Postoffice.</i>
Robert W. Wells.....	5th Dist....	1916.....	Hyattsville.
John Hubert.....	3rd Dist....	1916.....	Baltimore.
Henry Holtzapple.....	6th Dist....	1918.....	Hagerstown.
Harry P. Skipper.....	1st Dist....	1918.....	Chestertown.
Robert Crain.....	2nd Dist....	1920.....	Baltimore.
Herbert B. Getty.....	4th Dist....	1920.....	New Windsor.

Governor, with consent of Senate, appoints six members; two biennially for a term of six years from the first day in February, who with the Governor, Comptroller, Treasurer, Attorney General, President of the Senate and Speaker of the House of Delegates constitute the Board. (Bagby Code, Art. 77, Sec. 173.)

Location: In Prince George's County, 8 miles north of Washington City on the Washington Branch of the B. & O. Railroad; also accessible by trolley on Berwyn branch of Washington Railway & Electric Company.

No scholarships are appropriated for by this State. The College grants annually to a graduate of each high school in the State a scholarship good for four years, which carries with it a reduction of \$50 per annum from the regular item of charges.

Students are admitted in accordance with their academic preparation as tested by examination or certificate from previous school.

The annual State appropriation for the maintenance of this institution is \$16,000 per annum.

The Secretary of the Board of Trustees is Mr. Herschel Ford, with address at College Park, Maryland.

This is the first college chartered in America for Education and Experimental Work in Agricultural Science, this charter was under date of 1856.

Its Board of Trustees is constituted by law the State Board of Agriculture, and has control of:

- (a) Maryland Agricultural Experiment Station.
- (b) Departments of Fertilizer, Feed and Lime Control.
- (c) Department of Farmers' Institutes.
- (d) Department of State Horticulture.
- (e) Department of Seed Inspection.

The President is, ex-officio, a member of the State Geological Survey.

BANK COMMISSIONER.

Room 410, Garrett Building, Baltimore.

<i>Name.</i>	<i>Postoffice.</i>
J. Dukes Downes.....	Caroline County
Deputy Commissioner:	
George W. Page.....	Baltimore
Chief Clerk and Examiner:	
Edwin C. Hook.....	Baltimore County
Clerk and Examiner:	
John J. Ghinger.....	Caroline County
Stenographer:	
B. L. Johnston.....	Baltimore
Attorney:	
Clarence W. Perkins.....	Baltimore

Appointed by the Board of Public Works for a term of two years from date of his commission. (Ch. 219, 1910.)

The Bank Commissioner under the law has general supervision over all banking institutions in the State (other than National Banks). He is required to visit and examine, either in person or by deputy, each institution at least once a year, and at such other times as he may deem expedient; and at any time upon the request of the directors of the institution. Whenever the capital stock of an institution is reduced by impairment, and such impairment is not made good as prescribed by the law, or whenever it is found that an institution is being conducted in an unsafe manner, the Bank Commissioner may take possession, as provided by law, and retain possession until it resumes business or is finally liquidated.

In case of the failure of such an institution the Bank Commissioner acts as receiver, and liquidates its assets and winds up its affairs under the jurisdiction of the Court.

Every bank and trust company is required to submit to the Bank Commissioner, under oath, at least five reports in each calendar year; such reports to exhibit in detail the resources and liabilities of the institution, and show its true condition. These reports are to be published in the local newspapers. All mutual savings institutions are required to report their condition to the Bank Commissioner on June 30th and December 31st of each year.

It is the duty of the Bank Commissioner to examine and audit each report received from the institutions under his supervision, and when necessary, to verify them, and at the same time to correct any irregularities that may be disclosed or make any recommendations that may seem advisable.

It is part of the duty of the Bank Commissioner to supervise the formation of new banking institutions; to see that all requirements of the law have been complied with, and to issue his certificate authorizing them to commence business.

It is the further duty of the Bank Commissioner to pass upon all amendments to charters, and all consolidations and voluntary liquidations. On the tenth of February in each year the Bank Commissioner is required to make a report to the Governor, covering the operations of his office.

MARYLAND WORKSHOP FOR THE BLIND.

501 West Fayette Street, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
John R. Cary	Md. School for Blind Baltimore
J. Walter Oster	Md. School for Blind Baltimore
John G. Schilpp Baltimore
Manes E. Hecht Baltimore
Charles E. Kunkel Baltimore

The Maryland Workshop for the Blind, located 501 W. Fayette St., Baltimore, was founded by an Act of the Legislature of 1908, Chapter 566.

It is governed by a Board of Directors, three members of which are appointed by the Governor and two by the Board of Directors of the Maryland School for the Blind.

The Board, under the law, is made a body corporate with power to employ a secretary and other necessary employees and fix their compensation.

It has been the custom for the Board to elect a Superintendent and the other employees including a manager, teachers, janitor, etc., are chosen by the Superintendent, with the approval of the Board of Directors.

Blind men and women are admitted to the workshop for training. It has been customary to pay the men a handicap of \$3.00 per week during the period of training. This amount, after one year, is gradually reduced and the workmen placed on a piece payment basis.

The Workshop is a training school for the adult blind of the State as well as a place of employment for those who have become trained workmen. It is, in no sense a home, as those under training or employment do not live there but go from their homes or boarding places each day, just as do seeing persons who work in factories, etc.

The building in which the shop operates was purchased by the Maryland School for the Blind at no cost to the State, the funds to pay for it having been raised by public subscription.

STATE BOARD OF BARBER EXAMINERS,

(Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
C. Henry Bischoff.....	Baltimore
Max Kunert	Baltimore
A. C. Hoffman, Secretary, 308 S. Payson St.....	Baltimore

Governor appoints three for two years from appointment, one master barber and two journeyman barbers. (Ch. 226, 1904.)

The duties of the Barber Examiners are to examine and license all barbers who have come into the State and all apprentices who have served their three-year term since May 1, 1904, and to see that the barber shops that have started in business since the above date should be run according to sanitary rules as laid down by the Board and approved by the Board of Health.

AGENT TO COLLECT CLAIMS.

<i>Name.</i>	<i>Postoffice.</i>
Gustav W. Ridgely.....	Baltimore

The Governor appoints an Agent to collect the Maryland claims against the Government growing out of the furnishing and equipping of troops for the Spanish-American War. No term. (Ch. 443, 1900.)

AGENT TO COLLECT CLAIMS.

The Governor appoints an Agent to collect the general claims of the State against the Government. (Ch. 296, 1900.)

<i>Name.</i>	<i>Postoffice.</i>
Arthur D. Foster.....	Baltimore

STATE BOARD OF DENTAL EXAMINERS.

Secretary, Dr. F. F. Drew, 701 N. Howard St., Baltimore.

<i>Name.</i>	<i>Postoffice</i>	<i>Term Expires.</i>
Dr. Frederick F. Drew.....	Baltimore.....	1916
Dr. W. W. Dunbracco.....	Baltimore.....	1916
Dr. Albert B. King.....	Baltimore.....	1918
Dr. J. Edgar Orrison.....	Baltimore.....	1918
Dr. T. L. McCarriar.....	Baltimore.....	1920
Dr. H. A. Wilson.....	Baltimore.....	1920

Governor appoints six; two biennially for a term of six years from the first Monday in May, from a list of nine practising dentists furnished by the Maryland State Dental Association. (Bagby Code, Art. 32, Sec. 2.)

The paramount duty of the Dental Board, as provided by the Dental Practice Act of this State, is to regulate the practice of Dentistry in Maryland by testing the qualifications of candidates.

It requires that all applicants for license shall be twenty-one years of age and shall be graduates of dental colleges duly incorporated to grant degrees in Dental Surgery by the laws of one of the United States.

Two annual examinations are held—lasting two days each—one being in the month of May, the other in that of November. Each applicant for examination files with the Secretary of the Board a sworn statement setting forth his age, name and address, college of graduation, etc., together with the examination fee of ten dollars.

The examinations are both theoretical (written) and practical.

Each member of the Board is assigned certain subjects for examination and is allowed ten questions.

The written examinations comprise Anatomy, Physiology, Chemistry, Bacteriology, Oral Surgery, Pathology, Therapeutics, Materia Medica, Operative and Prosthetic Dentistry.

The practical tests are the insertion of a gold and amalgam filling in the mouth and the soldering of a gold plate or bridge before the Board.

COMMISSIONER OF MOTOR VEHICLES.

403-407 Garrett Building, Baltimore, Md.

(Terms expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Harry A. Roe, Commissioner.....	Denton
G. Munroe Englar, Chief Clerk.....	New Windsor
Louis M. Strite, Clerk.....	Hagerstown
W. Edwin Wright, Clerk.....	Preston
Jas. D. Bozman, Clerk.....	Dame's Quarter
Jas. McC. Gibson, Special Clerk.....	Baltimore
Luther Jones, Motor Cycle Officer.....	Savage
Geo. Hager, Special Motor Cycle Officer.....	Highlandtown
Wm. Logan, Special Motor Cycle Officer.....	Hagerstown
Thos. H. Wildman, Special Motor Cycle Officer.....	Landover
Sam'l G. Coale, Washington Agent.....	Seat Pleasant
Miss Katharine Plunkett, Stenographer.....	Baltimore
Miss Mary B. Mordecai, Stenographer.....	Baltimore

Governor, with consent of Senate, appoints one Commissioner for a term of two years from the first Monday in May (Ch. 207, 1910). The Commissioner appoints all others in his office.

The Commissioner is authorized to appoint such assistants and at such salaries as he may deem necessary, subject to the approval of the Governor; he is also authorized to appoint an agent, who shall maintain an office in Washington, D. C., for the issuance of licenses. It is the duty of the Commissioner to employ, with the consent and approval of the Governor, a number of Motor Cycle Officers to enforce the motor vehicle traffic throughout the entire State.

In addition to issuing licenses, it is the duty of the Commissioner to exercise reasonable effort to secure the enforcement of the Automobile Law.

MARYLAND SCHOOL FOR THE DEAF AND DUMB,

Address, T. C. Forrester, Principal, Frederick, Md.

BOARD OF VISITORS.

<i>Name.</i>	<i>Postoffice.</i>
John Black, President.....	Baltimore City
Spencer C. Jones, Vice-President.....	Rockville
Richard P. Ross, Secretary.....	Frederick
Richard Potts	Frederick
Henry Williams.....	Frederick
Alexander D. Irwin.....	Snow Hill
F. Snoden Hill.....	Upper Marlboro
Bernard C. Steiner.....	Baltimore City
I. T. Costen.....	Pocomoke City
J. Frank Harper.....	Centreville
William G. Baker.....	Frederick
D. Guy Thomas.....	Frederick
T. J. C. Williams.....	Baltimore City
Ernest Helfenstein.....	Frederick
Isaac H. Moss.....	Catonsville
Palmer Tennant.....	Hagerstown
Mortimer D. Craspter.....	Florence
John W. Bromwell.....	Mt. Airy
J. Tyler Gray.....	Baltimore City
William B. Mobley.....	Catonsville
George R. Dennis, Jr.....	Frederick
John K. Shaw, Jr.....	Baltimore City
Jesse O. Snyder.....	Hagerstown
Lloyd Lowndes, Jr.....	Cumberland
Sterling Galt.....	Emmitsburg
D. John Markey.....	Frederick

Board consists of 30 members. Governor appoints to fill vacancies only. No term. (Ch. 247, 1867.)

All scholarships are free.

Applications for admission are made to the Principal on a blank form of application which is sent upon application to the person making the application, or to the parents or guardians of any dear children. Upon receipt of the application, properly filled out, if the boy or girl is a proper subject, parents or guardians are notified to bring or send the child.

The State appropriation for the next two years is \$37,500 for each year.

Communications should be addressed to the Principal, T. C. Forrester.

BOARD OF EXAMINERS AND SUPERVISORS.

(Electrical Commission.)

Room 512 Union Trust Building, Baltimore.

(All Terms Expire May, 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Joseph B. Dreisch, for Electrical Contractors' Association.	Baltimore
Stanley B. Prather, for Electrical Contractors' Asso.	Baltimore
Arthur B. James, for Association of Fire Underwriters.	Baltimore
Joseph M. Zamoiski, for Chief of Electrical Department.	Baltimore
William J. Gray, Journeyman Electrician.	Baltimore

The Board consists of five members appointed by the Governor for a term of two years, as follows: Two from nominations made by the Electrical Contractors' Association; one from nominations made by the Chief of the Municipal Electrical Inspectors of Baltimore; one from nominations made by the Association of Fire Underwriters of Baltimore City, and one a journeyman electrician. (Ch. 244, 1906.)

The duty of this Board is to examine all applicants for license as "Master Electrician." No person, firm or corporation, is permitted by law to install, erect or repair electric wiring or conductors used for electric light, heat or power until a license has been issued to them as a Master Electrician by the Board of Examiners after an examination according to the rules and regulations adopted by said Board.

EXAMINERS OF PUBLIC ACCOUNTANTS.

Address, Edward Fuller, 220 Equitable Building, Baltimore.

(Terms Expire, Two in April, 1915; Two in April, 1916, in Order Named.)

<i>Name.</i>	<i>Postoffice.</i>
Ernest E. Wooden, Attorney.	Baltimore
Howard P. Page, Accountant.	Baltimore
Clifton S. Brown, Attorney.	Baltimore
Edward Fuller, Accountant.	Baltimore

The Governor appoints four as follows: Two shall be certified accountants and two practicing attorneys; one accountant and one attorney to be appointed annually for a term of two years. (Ch. 79, 1900.)

The duties of this Board are to examine all applicants for certificates as Certified Public Accountants. Examinations shall be held at least once in each year and be conducted according to such rules and regulations as the Board may adopt. The results of the examinations are reported to the Governor who issues certificates accordingly and the Governor may revoke such certificates for cause.

BOARD OF VISITORS OF ROSEWOOD STATE TRAINING SCHOOL.

Institution at Owings Mills, Baltimore County.

<i>Name.</i>	<i>Postoffice.</i>
Julius H. Wayman.	Baltimore City
Henry King.	Baltimore City
Lemuel T. Appold.	Baltimore City

<i>Name.</i>	<i>Postoffice.</i>
W. P. E. Wyse.....	Pikesville
H. Baynard Whiteley.....	Catonsville
Benjamin Bissell.....	Bel Air
Dr. Charles G. Hill.....	Arlington
J. Clarence Lane.....	Hagerstown
Herman Stump.....	Bel Air
Milton G. Urner.....	Frederick
William H. H. Campbell.....	Baltimore City
C. Lyon Rogers, Jr.....	Mt. Wilson
Thomas J. Ewell.....	Walbrook
John S. Biddison.....	Gardenville
William DeCorse.....	Gardenville
John B. Hanna.....	Bel Air
Robert Garrett.....	Baltimore

Board consists of seventeen members. Governor appoints to fill vacancies only. (Ch. 183, 1888.)

This institution receives, trains and cares for the feeble-minded of the State. For full particulars address the Superintendent at the Institution.

FARMERS' INSTITUTES, DEPARTMENT OF.

Dr. Richard S. Hill, Director, Maryland Agricultural College,
College Park, Md.

Established by Act of Legislature, Chapter 102, General Assembly of 1896, and amended by Chapter 557 of the Acts of the General Assembly of 1904. The purpose of these Institutes is to bring before the farmers of the State such information as will effectually remedy many of the existing evils now prevalent in every department of agriculture as now pursued in Maryland, and that at said Institutes men competent to instruct shall be present, and such topics shall be discussed as pertain to the principal agricultural interests of these several sections. One such institute shall be held in each year in each county of the State.

The Department of Farmers' Institutes is under the direction and supervision of a Director, appointed by and under the control of the Board of Trustees of the Maryland Agricultural College.

FIFTH REGIMENT ARMORY COMMISSION.

<i>Name.</i>	<i>Postoffice.</i>
<i>Ex-officio Members:</i>	
Governor Phillips Lee Goldsborough.....	Cambridge
Comptroller Emerson C. Harrington.....	Cambridge
Treasurer Murray Vandiver.....	Havre de Grace
Attorney General Edgar Allan Poe.....	Baltimore
Adjutant General Charles F. Macklin.....	Chester
Colonel Louis M. Rawlings.....	Baltimore
Lieut. Col. John Hinkley.....	Baltimore
Major David W. Jenkins.....	Baltimore
Major Irving Adams.....	Baltimore
Major Washington Bowie, Jr.....	Baltimore
<i>Appointed by the Governor:</i>	
Frederick M. Colston—Holding over.....	Baltimore
John B. Ramsay “ “.....	Baltimore
W. Bladen Lowndes “ “.....	Baltimore

The Board consists of the Governor, Comptroller, Treasurer, Attorney General, Adjutant General, Colonel, Lieutenant Colonel, three Majors of the Fifth Regiment, M. N. G., and three citizens appointed by the Governor for a term of four years. (Ch. 337, 1912.)

STATE FIRE MARSHAL.

509 Garrett Building, Baltimore.

(Term Expires 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Fire Marshal:	
George Edward Myers.....	Frederick
Assistant:	
John W. Famous.....	Baltimore

The Governor, with consent of Senate, appoints one for a term of two years from the first Monday in May next ensuing his appointment. The Fire Marshal appoints his assistant. (Ch. 248, 1894.)

The State Fire Marshal is authorized and required by law to make a thorough investigation of the origin and cause of all fires and take the proper steps to permanently remove all conditions which would seem to be a menace to the safety of buildings; to execute the provisions of the laws of the State relating to fire-escapes and to discover, if possible, and prosecute those who commit incendiarism.

FISH COMMISSIONERS.

(Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Edward S. Phillips, For Eastern Shore.....	Cambridge
William A. Smith, For Western Shore.....	Hoyes

The Governor, with consent of Senate, appoints two for a term of two years from the first Monday in May. One for the Eastern Shore and one for the Western Shore. (Bagby Code, Art. 39, Sec. 99.)

The duties of the Fish Commissioners are primarily to supervise the execution of the fish laws of the State and prosecute violators thereof. In addition they are charged with the duty of superintending the fish hatcheries of the State and the distribution of fish in the several rivers.

STATE BOARD OF FORESTRY.

Johns Hopkins University.

<i>Name.</i>	<i>Postoffice.</i>
Ex-officio Members:	
Governor Phillips Lee Goldsborough.....	Cambridge
Comptroller Emerson C. Harrington.....	Cambridge
President of the Johns Hopkins University.....	Baltimore
President Maryland Agricultural College.....	College Park
Wm. Bullock Clark, State Geologist, Executive Officer.....	Baltimore

Appointed by the Governor:

Robert Garrett.....Baltimore
 W. McC. Brown.....Baltimore

State Forester:

F. W. Besley, Johns Hopkins University.....Baltimore

The Board consists of the Governor, Comptroller, President of Johns Hopkins University, President of Maryland Agricultural College, State Geologist, and two members appointed by the Governor for a term of two years. One of those appointed by the Governor shall be a practical lumberman and one known to be interested in the advancement of forestry. (Ch. 294, 1906.)

The State Board of Forestry was created and organized to protect and develop the valuable timber and tree products of the State, and to carry on a campaign of education and to instruct counties, towns, corporations and individuals as to the advantages and necessity of protecting from fire and other enemies the timber lands of the State. While the power of the Forest Department rests with the Board, the detail work is in the hands and under the management of the State Forester, who is secretary of the Board, and all correspondence and inquiries should be addressed to him at Johns Hopkins University, Baltimore. The State Forester has studied the timber interests of each of the twenty-three counties in detail and the statistics and information collected are published for free distribution, accompanied by a valuable timber map to all who may apply. He will co-operate with counties, towns, corporations and individuals, in preparing plans for the protection, management and replacement of trees, woodlots and timber tracts under an agreement that the party obtaining such assistance pay at least the field expenses of the men employed. A great work of the Forester is to use means to prevent and to extinguish forest fires which are liable to annually destroy thousands of dollars worth of young timber. For this purpose there is a well established system of lookout stations, and of patrol in conjunction with the U. S. Government. A force of about 120 men are distributed throughout the State, who are constantly upon the watch to discover and extinguish fires; giving particular attention during the danger seasons in spring and fall. The laws against setting out fires are very strict. The State and the county divide the expense of extinguishing fires.

By a recent law the Board of Forestry is directed to care for "road-side trees" or those growing within the right of way of any public highway in the State, and no tree can be cut or trimmed by a corporation or individual without a permit from a Forest Warden, after application to the State Forester. The same Act makes it illegal to post commercial advertising signs on trees, or along highways, and citizens are empowered and Forest Wardens directed to remove them.

To advance the cause of forestry, the State Forester and his assistants give on an average fifty free illustrated lectures a year before schools, societies, and interested organizations. The Forester will welcome inquiry on all forest subjects, and will gladly give information desired if available.

STATE GAME WARDEN.

Garrett Building, Baltimore.

(Term Expires 1916.)

*Name.**Postoffice.*

State Game Warden:

James P. Curley.....Laurel

Governor appoints one for a term of two years from April 10th. (Ch. 364, 1904.)

The State Game Warden is charged with the duty of protecting the game of the State, which, under the present system, simply means to enforce the laws relating to game, for the system in vogue does not provide adequate means to protect the wild life of the State.

It is also the duty of the State Game Warden to enforce the laws relating to fish, but he has nothing to do with the propagation of the same, that comes under the two Fish Commissioners.

All communications relating to game laws and the enforcement of the same, and game protection, as well as those relating to fish laws and fish protection, should be addressed to the State Game Warden.

STATE GEOLOGICAL AND ECONOMIC SURVEY.

Johns Hopkins University, Baltimore.

<i>Name.</i>	<i>Postoffice.</i>
Commission:	
Governor Phillips Lee Goldsborough.....	President
Comptroller Emerson C. Harrington.	
Frank J. Goodnow, Pres. Johns Hopkins University.	Executive Officer
H. J. Patterson, President Md. Agricultural College.....	Secretary

The State Geological and Economic Survey is authorized to make:

- (a) Topographic surveys showing the relief of the land, streams, roads, railways, houses, etc.
- (b) Geological surveys showing the distribution of the geological formations and mineral deposits of the State.
- (c) Agricultural soil surveys showing the areal extent and character of the different soils.
- (d) Hydrographic surveys to determine the available waters of the State for potable and industrial uses.
- (e) Magnetic surveys to determine the variation of the needle for land surveys.

The Survey is also authorized to prepare:

- (a) Reports on the areal and systematic geology, on the mineral resources, and on other topics of scientific importance.
- (b) Maps of scientific and educational on various scales to meet special needs.
- (c) A permanent exhibit of the mineral wealth of the State in the old Hall of Delegates at the State House to which new materials are constantly added to keep the collection up-to-date.

Scientific Staff:

William Bullock Clark, State Geologist.....	Baltimore
Edward B. Mathews, Assistant State Geologist.....	Baltimore
Edward W. Berry, Geologist.....	Baltimore
Charles K. Swartz, Geologist.....	Baltimore
Joseph T. Singewald, Jr., Geologist.....	Baltimore
J. A. Gardner, Paleontologist.....	Baltimore
Myra Ale, Secretary.....	Baltimore
Eugene H. Sapp, Clerk and Assistant in Geology and	
Hydrography	Baltimore
Stanley Worden, Clerk and Assistant in Paleontology.	

STATE HORTICULTURAL DEPARTMENT—*College Park, Md.*

The State Horticultural Law was enacted by the 1898 Session of the Maryland Legislature (Laws of Maryland, 1898, Chapter 282). The law creates the offices of the State Entomologist, State Pathologist and State Horticulturist. The following articles under Section No. 1 of said Act will explain briefly the duties of the officers and the scope of the work of the Department:

That a State Horticultural Department be established for the State of Maryland; that its purpose is to suppress and eradicate the San Jose Scale, peach-yellow, pear-blight and other injuriously dangerous insect pests and plant diseases throughout the State of Maryland.

That the Professor of Entomology, the Professor of Vegetable Pathology, and the Professor of Horticulture of the Maryland Agricultural College and Experiment Station shall be the State Entomologist, State Pathologist and State Horticulturist, respectively.

That the said Horticultural Department shall be under the control of the Board of Trustees of the Maryland Agricultural College and Experiment Station, to whom the officers created under this Act shall be responsible.

That it shall be the duty of said State Entomologist and State Pathologist, their assistants and employees, under the control of Trustees of said College, to seek out and suppress all pernicious insect pests and contagious diseases hereinbefore mentioned as destructive to horticultural interests of this State, and conduct experiments when necessary to accomplish that end.'

The State Entomologist and State Pathologist are also required to inspect all tree and plant nurseries in the State and issue certificates of inspection to permit the distribution of such nursery stock.

All matters pertaining to orchard and nursery inspection as well as cases of infestation or infection by injurious insects or plant diseases attacking any crop in the State is taken care of so far as means will permit by the members of this Department.

The work of the Department is closely associated with the Horticultural extension work conducted by the Maryland Agricultural College and Experiment Station.

The officers of the Department are as follows:

T. B. Symons.....	State Entomologist
J. B. S. Norton.....	State Pathologist
H. Beckenstrater.....	Pomologist
J. F. Monroe.....	Vegetable Culturist
W. C. Travers.....	Inspector
Anna E. McCarthy.....	Clerk

STATE BOARD OF HEALTH.

No. 16 West Saratoga Street, Baltimore.

Name.

Ex-officio Members:

Dr. John S. Fulton.....	Secretary
Dr. John D. Blake.....	Commissioner of Health
Hon. Edgar Allan Poe.....	Attorney General

Appointed by the Governor:

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Dr. William H. Welch.....	Baltimore.....	1918
Dr. William W. Ford.....	Baltimore.....	1916
Dr. Nathan R. Gorter.....	Baltimore.....	1918
Charles E. Phelps, Jr.....	Baltimore.....	1916

Chief Clerk:

Walter N. Kirkman.....Halethorpe

General Counsel:

Wm. Pinkney Whyte, Jr.....Ruxton

Special Counsel:

Hy. M. McCullough.....Elkton

The Board consists of the Attorney General, Health Commissioner of Baltimore, a Secretary appointed by the Board and four members appointed by the Governor, with the consent of the Senate, two biennially for a term of four years from the first day in January. Of those appointed by the Governor, three shall be physicians and one a Civil Engineer. (Bagby Code, Art. 43, Sec. 1.)

The State Board of Health, through its Bureau of Vital Statistics, registers all marriages, birth and deaths, occurring in Maryland, licenses and registers midwives, and regulates the transportation of the dead.

Dr. Frederic V. Beitler, Chief, Halethorpe, Maryland.

Through its Bureau of Communicable Diseases, receives from local health officers, daily reports of infectious diseases, investigates and supervises the management of outbreaks of infectious diseases; makes and enforces regulations concerning the control of infectious diseases, enforces the laws on notification of infectious diseases and the vaccination law; and keeps a separate and confidential records of all cases of tuberculosis.

Dr. C. W. G. Rohrer, Acting Chief, Lauraville, Maryland.

Through its Bureau of Bacteriology and Bureau of Chemistry, assists physicians in the diagnosis treatment and prevention of infectious diseases, determines the sanitary quality of drinking water, milk, other food substances, and drugs; makes immunizing substances such as anti-typhoid vaccine; tests the efficiency of operations for the purification of water and the disinfection of sewage.

Dr. William R. Stokes, Chief, 1639 N. Calvert St., Baltimore.

Through its Bureau of Sanitary Engineering, exercises supervision over the purity of the waters of the State; examines all sewerage and water supply projects, and approves or amends them; can require local authorities to install sewerage or water works, or to alter the construction or operation of the same.

Robert B. Morse, Chief, 2124 N. Calvert street, Baltimore.

Through the Commissioner of Food and Drugs, controls the purity of foods and drugs, and inspects pharmacies, dairies, canneries, slaughter-houses, markets and other places where foods are produced, sold, manufactured or stored.

Dr. Charles Caspari, Jr., Commissioner, 1129 Harlem Ave., Baltimore.

Through its Deputy State Health Offices, exercises direct supervision over all matters affecting the public health in each of the several subdivisions of the State, known as Sanitary Districts, and comprising one, two or three counties.

HOME AND INFIRMARY OF WESTERN MARYLAND—Cumberland

DIRECTORS.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Thomas Footer.....	Cumberland.....	1916
John Keating.....	Cumberland.....	1916
W. W. Hanley.....	Cumberland.....	1916
H. A. Bachman.....	Cumberland.....	1916
W. W. Brown.....	Cumberland.....	1916
Hope Carleton.....	Cumberland.....	1916
John W. Young.....	Cumberland.....	1916

Governor appoints seven for a term of two years from 1st Monday in May. (Ch. 319, 1892.)

Free patients are received upon application made to Superintendent and members of the Board of Directors.

The general method used for charity or free patients to secure admission to Hospital, is on a permit issued to the patient, signed by the physician recommending the case and by a member of the Board of Directors.

The State appropriates \$10,000.00 per year.

Secretary:

W. W. Hanley.

Superintendent:

Miss M. E. Hale.

BOARD OF DIRECTORS OF HOSPITAL FOR CONSUMPTIVES
OF MARYLAND.

Institution at Towson, Baltimore County.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Dr. Charles H. Conley.....	Adamstown	1916
Calvin W. Hendrick.....	Baltimore	1916
E. Allen Lyeett.....	Abbottstown	1918
Jacob Epstein.....	Baltimore	1918
Dr. Henry M. Hurd.....	Baltimore	1920
E. Stanley Gary.....	Baltimore	1920

Governor, with consent of Senate appoints two biennially for a term of six years from first Monday in May. (Ch. 429, 1906.)

Practically all of the patients are free, only 6 per cent of the maintenance for 1913 being furnished by patients. Application is made through the Medical Superintendent and patients are received in order of their application. The State appropriates \$25,000.00 a year. Address communications to the Medical Superintendent at the institution.

BOARD OF MANAGERS OF HOUSE OF CORRECTION.

Located at Jessups, Md.

Ex-officio Members:

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Gov. Phillips Lee Goldsborough.....	Cambridge	1916
Comptroller Emerson C. Harrington.....	Cambridge	1916
Treasurer Murray Vandiver.....	Havre de Grace.....	1916
Attorney General Edgar A. Poe.....	Baltimore	1916

Appointed by the Governor:

Edward Gross.....	Baltimore	1916
Humphrey D. Wolf.....	Glenwood	1916
Thomas M. Bannon.....	Jessups	1916
James C. Tawes.....	Crisfield	1918
Oliver S. Metzertott.....	Hyattsville	1918
Henry A. McComas.....	Hagerstown	1918
Howard Adams.....	Jessups	1920
Henry B. Wilcox.....	Baltimore	1920
J. Kemp Bartlett.....	Baltimore	1920

The Board consists of the Governor, Comptroller, Treasurer, Attorney General and nine members appointed by the Governor; three biennially for a term of six years from the first day in May. (Bagby Code, Art. 27, Sec. 524.)

The State has usually appropriated the sum of \$25,000.00 annually, this amount, in connection with that earned by the inmates, the income from the farm, etc., has been, heretofore, sufficient for the maintenance of the institution.

All communications, of whatsoever character, should be addressed to the Superintendent. Visitors are allowed to see their friends, who are incarcerated, at any time except Sundays and legal holidays.

The institution was installed in 1879.

BOARD OF MANAGERS HOUSE OF REFORMATION.

Institution at Cheltenham, Prince George's County.

(Terms Expire 1915.)

<i>Name.</i>	<i>Postoffice.</i>
Arthur K. Taylor.....	Roland Park
H. J. Walton, M. D.....	Baltimore
Jos. J. Janney, Secretary, Eutaw and Madison Sts.....	Baltimore

Governor appoints two annually in the month of February. (Bagby Code, Art. 27, Sec. 553.)

The General Assembly appropriated for maintenance for the years 1915 and 1916 fifteen thousand dollars each. The inmates are all colored boys between the ages of ten and twenty-one years. Each boy is required to attend school one-half of each day and be engaged in some industrial work the other half. Various industries are taught, the principal one being farming. The larger boys are carefully trained in practical farming. All the work of the farm of 1250 acres is done by the boys under a head farmer and an assistant, the other industries in which the boys are trained are tailoring, shoemaking, carpentry, painting, laundering, baking, blacksmithing and broom making, others are taught to be waiters. All the clothing and shoes worn by the boys, except the military caps, are made by them.

The boys are committed by the courts and magistrates of the State and City of Baltimore. Those coming from Baltimore are committed mostly by the Juvenile Court. All commitments are during minority, but are really indeterminate, as, by a parole system, a boy may earn his parole in two years after he enters the institution.

BOARD OF DIRECTORS MARYLAND INDUSTRIAL SCHOOL FOR GIRLS.

Institution, Baker and Carey Streets, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Peter L. Hargett.....	Frederick
James C. Chaney.....	Chaney
Wm. McCulloh Brown.....	Oakland
Mrs. Howard Schwartz.....	Roland Park
Mrs. Edwin Long.....	Westover
Mrs. E. H. Ziegler.....	Hagerstown
Mrs. Robert Garrett.....	Roland Park
Three vacancies.	

Secretary:

John S. Deal, Abell Bldg.....Baltimore

Governor, with consent of Senate, appoints ten biennially in the month of January, all of whom shall be residents of the counties. (Bagby Code, Art. 27, Sec. 593.)

This institution is for the care, reformation and instruction of such girls, under the age of 18 years, as need the care of some public reformatory institution.

The Juvenile Court commits girls under 16 years of age, and the various magistrates of the city, and throughout the State, those between 16 and 18 years of age.

The institution is managed by a Board of thirty Directors, ten representing the State, appointed bi-ennially by the Governor; five representing the city, appointed annually by the Mayor, and fifteen representing the subscribers, appointed annually at the annual meeting of the subscribers.

BOARD OF MANAGERS INDUSTRIAL HOME FOR
COLORED GIRLS.

Located at Melvale, Md.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
John P. T. Mathias.....	Thurmont
B. L. Henderson.....	Baltimore

Governor appoints two for a term of two years from the first Monday in May. (Bagby Code, Art. 27, Sec. 608.)

This institution receives colored female minors under the age of eighteen years, as shall be taken up and committed as street beggars or vagrants, or shall be convicted of criminal offences against the laws of the State and has power to bind out these girls committed to their care as apprentices until they reach the age of eighteen years, whether in or out of this State, and to teach them such proper trades or employments as in the judgment of the managers will be most conducive to their reformation.

INDUSTRIAL BUREAU.

300 Equitable Building, Baltimore.

(Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Chief of Bureau:	
Frank A. White.....	Easton
Assistant:	
Anna Herkner.....	Baltimore
Stenographer:	
Isabel Mosher.....	Baltimore
Inspectors:	
Charles A. Lutz.....	Baltimore
John A. Janetzke, Jr.....	Baltimore
John Ermer, Jr.....	Baltimore County
George M. Dean.....	Dorchester County
George F. Sharrer.....	Carroll County
Miss Margaret Rosanuska.....	Baltimore
Miss Mathilda L. Selig.....	Baltimore
Marie L. Rose.....	Baltimore

Officer Issuing Employment Certificates:

Miss Aimee Guggenheimer.....Baltimore
Stenographer and Filing Clerk:

Miss Monica McCarthy.....Baltimore

Physicians Examining Applicants for Employment Certificates:

Anna S. Abercrombie.....Baltimore

Dr. Samuel J. Fort.....Baltimore

The Chief of the Bureau of Statistics and Information is appointed by the Governor, with the consent of the Senate, for a term of two years from the first Monday in May. The Chief appoints all clerks and employes in the Bureau. (Ch. 29, 1892.)

There are two inspectors to inspect all places where clothing and cigars and cigarettes are made and eight inspectors to carry out the provisions of the Child Labor Law.

The physicians examine all applicants for employment certificates to determine if each has attained the normal development of a child of its age and is in sufficiently sound health and physically able to be employed in the occupation or process for which a permit is sought.

The duty of this Bureau is to enforce the Factory Inspection and Child Labor Laws. It is further charged with maintaining a free employment agency and with collecting information relating to the industrial interests of the State and with the annual publication of such data.

BOARD OF MANAGERS OF SPRING GROVE STATE HOSPITAL.

Catonsville, Baltimore County.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Gordon T. Atkinson.....	Crisfield	1916
Laurason Riggs.....	Baltimore	1916
Thorton Rollins.....	Baltimore	1916
John S. Gibbs.....	Catonsville	1918
Richard F. Gundry.....	Catonsville	1918
Samuel E. Reinhard.....	Baltimore	1918
G. Clem Goodrich.....	Roland Park.....	1920
Daniel R. Randall.....	Annapolis	1920
Arthur D. Foster.....	Roland Park.....	1920

Governor, with consent of Senate, appoints nine; three biennially for a term of six years from the first Monday in May. (Bagby Code, Art. 44, Sec. 1.)

Patients are received from the counties and Baltimore City at the rate of \$100.00 per year. Admission is obtained through an order of the County Commissioners or the Circuit Court. The State's appropriation for 1914-15 will be \$79,000, and for 1915-16, \$86,000. Communications should be addressed to Mr. Arthur D. Foster, Secretary.

BOARD OF MANAGERS OF SPRINGFIELD STATE HOSPITAL
FOR THE INSANE.

Sykesville, Md.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
W. Champlin Robinson.....	Baltimore	1916
Vacancy	Baltimore	1916
C. Wilbur Miller.....	Baltimore	1918
John Hubner.....	Catonsville	1918
William S. Evans.....	Elkton	1920
Thomas J. Shryock.....	Baltimore	1920

Secretary:

Thomas J. Shryock, 1401 Madison Ave., Baltimore, Md.

The Board consists of the Governor, Comptroller, Treasurer, ex-officio members, and six others appointed by the Governor, with the consent of the Senate; two biennially for a term of six years from the first day in May. (Bagby Code, Art. 44, Sec. 16.)

Patients are received upon order of the Supervisors of City Charities of Baltimore City, and the various County Commissioners, who pay the hospital \$100.00 per capita per annum, the certificates of two physicians being required in all cases. The State appropriates \$160,000.00 for maintenance of patients, besides appropriating money for new buildings, as required. The State, therefore, owns and controls the institution.

A new psychopathic reception hospital is now in course of construction, and when completed the capacity of the hospital will be for 1,500 patients. The institution grounds cover about 800 acres.

CROWNSVILLE STATE HOSPITAL (FOR NEGRO).

Crownsville, Maryland.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
John T. Dailey, holding over...	Baltimore	1920
Wm. L. Marbury, holding over..	Baltimore	1920
Harry J. Hopkins.....	Annapolis	1916
Henry P. Mann.....	Towson	1916
Vacancy	1918
William P. Gunday.....	Towson	1918
Dr. Robert P. Winterode, Superintendent, Crownsville.		

Governor, with the consent of the Senate, appoints six, two biennially for a term of six years from the first day in May. Governor, Comptroller and Treasurer are ex-officio members of this board. (Ch. 250, 1910.)

For admission of city patients application should be made through Mr. Nathaniel G. Grasty, Secretary, Supervisors of City Charities, Court House, Baltimore, Md.

For admission of county patients application should be made through the County Commissioners of the county in which patient is a resident and on the certificates of two registered physicians who have practiced five years or more.

State appropriation, \$100.00 per patient each year.

The Board of Managers have absolute control of the hospital and its management, the acquisition of all property, construction of new buildings, the care and treatment of patients, as pertains to matters of both executive and medical characters.

INSURANCE COMMISSIONER.

Office, Union Trust Building, Baltimore.

(Term Expires February, 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Commissioner:	
W. Mason Shehan.....	Easton
Deputy Commissioner:	
Wilson L. Coudon.....	Perryville, Cecil County
Examiner:	
Hazelton A. Joyce, Jr.....	Cambridge, Dorchester County

<i>Name.</i>	<i>Postoffice.</i>
Actuary:	
Clayton C. Hall.....	Baltimore City
Counsel:	
Arthur D. Foster.....	Baltimore City
Auditor:	
James E. Green, Jr.....	Towson
Clerks:	
S. Frank Miles.....	Marion, Somerset County
Charles W. Adams.....	Sykesville, Carroll County
E. Percy Vinton.....	Cambridge, Dorchester County
Stenographer:	
Miss Ruth Sulivane.....	Cambridge, Dorchester County
Messenger:	
J. Frank Kenny.....	Texas, Baltimore County

The Insurance Commissioner is appointed by the Board of Public Works for a term of four years from his qualification. The Commissioner appoints all officers in his department. (Ch. 700, 1900.)

The duties placed upon the Commissioner in the enforcement of the insurance laws are very numerous and important, comprising the collection of large sums of money, principally from taxes on premiums and license fees, examination of the financial affairs of all companies organized under the laws of this State, as well as all other companies doing business in the State that the Commissioner thinks proper to examine, and supervision of the entire business of insurance within statutory limitations. He is charged with the duty of seeing that all laws of this State relating to insurance or insurance companies are faithfully executed. For that purpose he is authorized to maintain office and to employ such assistants as may be necessary, including a Deputy Insurance Commissioner, an Actuary, a Counsel for the Department, an Examiner, an Auditor, and in addition to these such clerical assistance as he may deem necessary for the proper and efficient discharge of the duties of his Department.

BUREAU OF IMMIGRATION.

11 East Lexington Street, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Superintendent:	
F. DeSales Mudd.....	Bryantown
President:	
William H. Knowles.....	Sharptown
Commissioner:	
Jacob H. Waller.....	Cambridge
Secretary:	
John A. Tschantre, 2003 Poplar Grove St.....	Baltimore
Stenographer:	
Miss E. A. Mullineaux.....	Baltimore
Clerk:	
William M. Lyon.....	Charles County

The Governor, with consent of Senate, appoints a President, a State Superintendent and a Commissioner of Immigration, for the term of two years from the first Monday in May. The Bureau appoints all other officers. (Ch. 382, 1908.)

This Bureau furnishes economic maps of the State of Maryland, showing the geographical position of all counties, the character of its soil, and the products of the different sections of each county of the State, its road system and transportation facilities, and also advertises in pamphlet form all of the lands for sale that have been placed in the hands of the Bureau, giving the price and describing their character and location, etc. Such literature of information furnished to all inquirers who have been attracted to investigate our agricultural possibilities by advertisements which the Bureau inserts in various farm journals in this country and elsewhere.

It also gives all assistance in its power to persons desiring to locate in the State, and uses every means available to encourage such immigration as will increase the State's agricultural population.

There is also attached to this Bureau a Free Employment Department, with the view of furnishing help to the rural sections of this State, as also the establishment in the near future of a permanent exhibition room, where a specimen of all the agricultural products of our State will be on exhibition as a further means of advertising our agricultural resources.

In the absence of a publicity bureau, we also prepare and distribute, as a part of the literature of the office, a prospectus, with illustrations and cuts that we deem would make its perusal more attractive. Therefore, we are under the impression that any matters of inquiry as to the agricultural resources and possibilities of our State, our transportation facilities, etc., should be directed to this office.

STATE LUNACY COMMISSION.

Baltimore, Md.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Dr. George H. Hocking.....	Govanstown	1918
Dr. Henry M. Hurd.....	Baltimore	1916
Dr. Hugh H. Young.....	Baltimore	1917
Dr. Henry J. Berkley.....	Baltimore	1919
Dr. Arthur P. Hering, Secretary, 330 N. Charles Street, Baltimore.		

The Commission consists of the Attorney General and four members appointed by the Governor; one annually for a term of four years from the first Monday in May. Three of those appointed shall be residents of Baltimore City, two of whom shall be physicians. (Bagby Code, Art. 59, Secs. 13, 14, 15.)

The State Lunacy Commission has supervision over all institutions, public, corporate or private, in which insane persons are detained. The Secretary of the Commission, or one member thereof, is required at least once every six months to visit all institutions in the State, including almshouses, jails, etc., where the insane are kept. This Commission makes an annual report to the Governor in the month of December.

LIVE STOCK SANITARY BOARD.

Garrett Building, Baltimore.
(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Harry P. Skipper.....	Chestertown
Chas. W. Melville.....	Sykesville
Hart B. Noll.....	Ellicott City

The Governor, with the consent of the Senate, appoints three for

a term of two years from the first Monday in May. (Bagby Code, Art. 58, Sec. 1.)

The duties of the Board are, as far as possible, to protect the health of the domestic animals of the State from exotic, contagious or infectious diseases, and glanders in horses.

It is also its duty to have inspected, at least once a year, without notice to the owner, or those in charge of dairies, or parties supplying milk, premises in which cows are kept, and if such premises are found in an unsanitary condition, the said Board may prohibit the sale and shipment of milk from such premises until such time as such premises shall conform to the rules laid down by the Board.

This Board is also authorized and empowered to prohibit the importation of domestic animals into the State of Maryland whenever, in their judgment, such measures may be necessary for the proper protection of the health of the domestic animals of the State, and to make and enforce rules and regulations governing such traffic as may from time to time be required.

BOARD OF MANAGERS MARYLAND SCHOOL FOR BOYS.

Loch Raven, Maryland.
(All Terms Expire February, 1916.)

Carlyle Barton.....	Baltimore
James A. Gary, Jr.....	Baltimore
Grant Diver.....	Baltimore
W. H. Matthai.....	Baltimore

Governor appoints four annually in the month of February. (Bagby Code, Art. 27, Sec. 574.)

Boys are taught printing, carpentering, iron working, tailoring, farming, trucking and floral culture. The instruction is equally divided between school and shops. Shop work is only used for instruction.

Inmates are received on commitment from Juvenile or any Court, or Justice of the Peace. Boys may also be boarded here.

Communications should be addressed to I. G. Ferris, Acting Superintendent, Lock Raven, Md.

MINE INSPECTOR FOR GARRETT AND ALLEGANY COUNTIES.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Inspector: William Walters.....	Midland.....	1916

Governor, with consent of Senate, appoints one for two years from the date of his appointment. (Ch. 124, 1902.)

The Mine Inspector is charged with the duty of requiring compliance with the laws of the State regulating the operation of mines as regards safety to employees, ventilation and drainage.

BOARD OF EXAMINERS OF MOVING PICTURE MACHINE
OPERATORS.

Room 512 Union Trust Building, Baltimore.

(All Terms Expire 1916.)

Marion S. Pearce, for Building Inspector.....Baltimore
Milton D. Baldwin, Moving Picture Operator.....Baltimore
Clifton S. Whitter, for Fire Underwriters.....Baltimore

Governor appoints three—one for Board of Fire Underwriters, one for Building Inspector of Baltimore and one a moving picture machine operator—for a term of two years. (Ch. 693, 1910.)

It is the duty of this Board to examine and license operators of moving picture machines, and has supervision over the same, in Baltimore City only.

STATE BOARD OF MEDICAL EXAMINERS.

The practice of medicine in Maryland is regulated and applicants are examined by two Boards of Medical Examiners, each composed of eight members and appointed as follows: One Board by the Medical and Chirurgical Faculty of the State of Maryland, and one Board by the Maryland State Homeopathic Medical Society of the State of Maryland. (Bagby Code, Art. 43, Sec. 108.)

The following appointed by the Medical and Chirurgical Faculty:
Dr. Herbert Harlan, President.....Baltimore
Dr. Brice W. Goldsborough.....Cambridge
Dr. James A. Stevens.....Easton
Dr. Lewis A. Griffith.....Upper Marlboro
Dr. H. W. Fitzhugh.....Westminster
Dr. Harry L. Homer.....Baltimore
Dr. A. L. Wilkinson.....Raspburg
Dr. J. McPherson Scott.....Hagerstown
Address Dr. J. McPherson Scott, Secretary, Hagerstown, Maryland.

The following appointed by the Maryland State Homeopathic Medical Society:

Dr. W. D. Thomas, President, 633 N. Carrollton Ave....Baltimore
Dr. G. H. Wright.....Forest Glen
Dr. C. F. Goodell.....Frederick
Dr. A. P. Stouffer.....Hagerstown
Dr. Geo. L. Ewalt, 905 N. Gilmore St.....Baltimore
Dr. H. H. Stansbury, The "Marlborough".....Baltimore
Dr. M. E. Shamer, 548 N. Fulton Ave.....Baltimore
Dr. O. N. Duvall, Secy.-Treas., 1817 N. Fulton Ave....Baltimore

The function of the Board of Medical Examiners is to determine licensure of physicians, same to be secured by examination conducted by the Board or through recognition of license issued by other States. Two examinations are held, in December and June, each year in Anatomy, Physiology, Medical Chemistry, Surgery, Practice, Materia Medica, Therapeutics, Obstetrics and Pathology. A fee of \$15.00 is required of each participant in the examination. Fee of \$25.00 of licentiates coming from other States, and fee of \$15.00 for the preparation of transfer papers in the manner required by the State of which recognition is sought.

DIRECTORS OF MINERS HOSPITAL.

Frostburg, Maryland.

<i>Name</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Roberdeau Annan.....	Frostburg.....	1916
Timothy Griffith.....	Frostburg.....	1916
William R. Gunter.....	Frostburg.....	1918
Walter W. Wittig.....	Frostburg.....	1918

Board consists of four members appointed by the Governor, two biennially for a term of four years. (Ch. 441, 1912.)

STATE BOARD OF EXAMINERS OF NURSES.

Address Elizabeth P. Hurst, Secretary, 1211 Cathedral St., Baltimore.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
Miss Alice Frances Bell.....	Annapolis.....	1916
Miss Gertrude Miller.....	Baltimore.....	1916
Miss Helen C. Bartlett.....	Baltimore.....	1917
Miss Eleanor Evans.....	Baltimore.....	1918
Miss Mary Packard.....	Ten Hills.....	1918

The Governor appoints five members of this Board from a list of twelve members furnished by the Maryland State Association of Graduate Nurses, one for one year, two for two years and two for three years, and as these terms expire a successor is appointed from a list of five names, furnished the Governor as above, for a term of three years. All vacancies are filled by the Governor. (Ch. 172, 1904.)

It is the duty of this Board to examine all applicants for registration as "Registered Nurse," and if found competent, to issue the proper certificate. A register of the names of all nurses duly registered shall be kept, which shall be open to the public. Indirect duties of this Board include inspection of the training schools for nurses that the eligibility of applicants for examination may be determined. The State Board of Examiners for Nurses may revoke any certificate for registration for cause.

OYSTER INSPECTORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
David L. Turner.....	Baltimore
Robert P. Harrison.....	Baltimore
George Garlin.....	Baltimore
John B. Woolen.....	Baltimore
Louis C. Dickinson.....	Nanticoke
Thomas Sparklin.....	Oxford
George W. Letourneau.....	Annapolis
Richard H. Hart.....	Cambridge
Matthew W. Ward.....	Crisfield

The Governor, at each session of the General Assembly, appoints four for the City of Baltimore, one for Cambridge, one for Annapolis, one for Oxford, one for Crisfield and one for Nanticoke. (Ch. 188, 1906.)

It is the duty of the General Measurers and Inspectors of Oysters to see that the laws in reference to the inspection of oysters be strictly complied with by all of the district inspectors, and have authority at all times to enter all places and vessels where oysters are being measured and inspected in the shell and inspect all the measures and instruments used in measuring oysters and see that the inspection laws are strictly enforced and whether or not the measures are correct and if found incorrect to prosecute the offenders.

PUBLIC SERVICE COMMISSION.

Munsey Building, Baltimore, Md.

<i>Name.</i>	<i>Postoffice.</i>
W. Laird Henry.....	Term expires 1916 Cambridge
Albert G. Towers.....	Term expires 1920...Caroline County
E. Clay Timanus.....	Term expires 1918.....Baltimore
W. Cabell Bruce, Counsel.....	Baltimore
Benj. F. Fendall, Secretary, Builders' Exchange Bldg....	Baltimore

Governor appoints three, one of whom he designates Chairman; one for two, one for four and one for six years; and, as these terms expire, the successor is appointed for a term of six years. (Ch. 180, 1910.)

This Board has the supervision of railroads, steam and electric, common carriers in general, gas corporations, electrical corporations, telephone companies, telegraph companies, water companies, steam heating and refrigerating companies, express companies, sleeping car companies, steamship, steamboat, motorboat and sailing boat companies and automobile bus companies doing business as common carriers, provided any of the aforementioned companies are doing business within the State of Maryland. Its supervision and jurisdiction covers the service furnished, the rates charged, capitalization, issue of stocks and bonds, the right to exercise franchises granted by the counties or by the cities, the right to fix rates for service, fix standards for service and general supervisory and regulatory powers.

In the matter of permitting the companies to exercise franchises and to issue securities, they are required in all cases to advertise the fact that the Commission will hear their application upon a certain date. This is done in order that any person, or persons, opposed to the exercise of the franchise or the issuance of securities may have an opportunity to be heard and submit to the Commission their reason for believing that the Commission should withhold the order permitting the things to be done under the application filed.

BOARD OF DIRECTORS OF THE PENITENTIARY.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
John T. Stone.....	Towson	1916
Charles T. Crane.....	Pikesville	1916
Josiah L. Kerr.....	Cambridge	1918
Richard Dallam.....	Bel Air.....	1918
*Frank A. Furst.....	Baltimore	1920
*John H. Kimble.....	Port Deposit.....	1920

The Governor, with consent of Senate, appoints six, two biennially for six years from the first Monday in May. (Bagby Code, Art. 27, Sec. 623.)

*Holding over by reason of no Senate action on Governor's 1914 nominations for these offices.

The Board of Directors of the Maryland Penitentiary have entire charge of the operation of the institution, appoint all the employees, superintend the buying of all provisions and stores and make all rules and regulations for the management of the penitentiary.

STATE BOARD OF PHARMACY.

<i>Name</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
J. Fuller Framer.....	Baltimore	1916
Wm. C. Powell.....	Snow Hill.....	1917
H. Lionel Meredith.....	Hagerstown	1918
Ephraim Bacon.....	Baltimore	1919
David R. Millard.....	Mt. Washington.....	1920
Ephraim Bacon, Ph. G., Secretary....	30th & Calvert Sts., Baltimore	

The Governor appoints five, one annually for a term of five years. Two shall be residents of Baltimore City and three residents of the counties. (Ch. 179, 1902.)

This Board is for the purpose of examining all candidates that might present themselves for an examination, either as Pharmacists or Assistant Pharmacists.

The Board keeps a record of all registered Pharmacists and registered Assistant Pharmacists of Maryland.

Any information pertaining to pharmacy in Maryland should be addressed to the secretary of the Board, who can supply a copy of any pharmacy law of Maryland.

BOARD OF TRUSTEES OF ST. MARY'S INDUSTRIAL SCHOOL FOR BOYS.

(Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
William A. Dickey, Jr.....	Roland Park
Joseph J. Janney.....	Baltimore
Charles R. Wilcox.....	Baltimore
John R. King.....	Baltimore
Robert B. Dixon.....	Easton

The Governor appoints five for two years from first Monday in May. (Ch. 35, 1903.)

St. Mary's Industrial School for Boys of the City of Baltimore was incorporated in 1866. It is situated in the western part of the city on Wilkens, Caton and Union avenues.

This school is under the personal management of the Xaverian Brothers, a body of men who devote their lives to the education of boys and young men. Brother Paul is the present Superintendent, and all communications should be addressed to him.

The State of Maryland appropriates \$30,000 annually towards the maintenance of the boys sent to the school from the various counties of the State. The wards of the city of Baltimore are paid for by the city at the rate of \$10 per month.

The time is so divided that study, work and recreation help to develop the whole boy and bring out all that is good in him. The principal trades taught are printing, tailoring, baking, carpentering, painting, shoe-making, farming, dairying, etc. If a boy does not fol-

low in afterlife what he has learned at the school he has at least been taught how to work and that is a great point gained towards future success. Music, both vocal and instrumental, is given an important place in the curriculum. The efficiency the boys attain in this art is evidenced by the renditions of the bands.

Boys are admitted between the ages of eight and twenty-one.

STATE ROADS COMMISSION.

Garrett Building, Baltimore.

<i>Name.</i>	<i>Postoffice.</i>
Governor Phillips Lee Goldsborough, ex-officio.....	Cambridge
Ovington E. Weller, Chairman.....	Arlington
John M. Perry.....	Centreville
Walter B. Miller.....	Salisbury
Andrew Ramsay.....	Mt. Savage
Thomas Parran.....	St. Leonards
J. Frank Smith.....	Seotland

Secretary:

Wm. L. Marcey, Garrett Bldg.....Baltimore

Governor appoints six. (Ch. 141, 1908. Ch. 218, 1910. Ch. 641, 1914.)

Term, until completion of work.

This Commission has entire supervision over the building of the roads under the State Road System.

AUXILIARY ROAD COMMISSION. For Cecil County.

<i>Name.</i>	<i>Postoffice.</i>
J. Polk Steele.....	Chesapeake City
Daniel Harvey.....	Childs
Charles W. Simpers.....	North East
Alfred B. McVey.....	Pleasant Hill

(Ch. 734, 1908.)

BOARD OF SHELL FISH COMMISSIONERS.

311-12 Marine Bank Building, Baltimore,, Md.

<i>Name.</i>	<i>Postoffice.</i>
Chairman:	
Benjamin K. Green.....	Westover
Treasurer:	
Frank S. Revell.....	Marley
Secretary:	
William H. Maltbie.....	Baltimore
Hydrographic Engineer:	
Swepson Earle.....	Centreville
Chief Clerk:	
Samuel A. Harper.....	St. Michaels

<i>Name.</i>	<i>Postoffice.</i>
Assistant Clerk:	
M. H. Gill.....	Elkridge
Second Assistant Clerk:	
Harry C. Linstid.....	Armiger
Stenographer:	
Miss Anna K. Pierson.....	Baltimore

The Board of Shell Fish Commissionuers of Maryland consists of three members appointed for the term of two years by the Board of Public Works. (Ch. 711, 1906.)

Under the Act creating the Board one of its members must be a resident of an Eastern Shore tidewater county, one a resident of a Western Shore tidewater county, and the third a resident of Baltimore City. It is also provided that one of the three shall be a member of the minority party at the time of his appointment. The Board has full power to select and employ its own subordinates.

The chief duty of the Board is to supervise the rental of oyster bottoms and to make examinations and re-examinations for the purpose of re-classifying from time to time bottoms not already under lease.

BOARD OF STATE AID AND CHARITIES.

Office: 514 Garrett Building, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
President:	
Philip Briscoe, M. D.....	Mutual
William Levy.....	Baltimore
Emory L. Coblenz.....	Frederick
Thos. M. Bartlett.....	Easton
Dr. Hiram Woods.....	Baltimore
Robert Biggs.....	Baltimore
Dr. H. Mason Knox.....	Baltimore
Secretary:	
Wm. H. Davenport, 514 Garrett Bldg.....	Baltimore
Stenographers:	
Irma V. Olwine.	
Lena P. Bell.	

The duties of this Board are to investigate and consider the whole system of State aid to public and private institutions. It investigates all applications of institutions for aid from the State and submits to the Legislature a report showing the conditions that it finds at each of the institutions so applying, together with recommendations concerning them. It is the official representative of the State in regard to charitable matters. The Board is also charged with the duty of enforcing the law regarding the importation of pauper children into the State.

Its members are seven in number, appointed by the Governor for a term of two years from the first Monday in May, not more than four members of any retiring Board are eligible to succeed themselves. (Ch. 549, 1904.)

The Secretary is charged with the duty of informing himself fully as to the conditions of the institutions coming under the supervision of the Board and he is, during the session of the Legislature, subject to the orders of the Finance Committee of the Senate and the Ways and Means Committee of the House of Delegates.

STATE FISHERY FORCE—*Annapolis.*

(All Terms Expire 1916.)

	<i>Name of Boat.</i>	<i>Residence.</i>
Commander:	T. B. C. Howard.....Governor McLane.....	Dorchester.
Deputy Commanders:	James A. Turner.....Governor Thomas.....	Wicomico.
1st District:	G. Franklin Akers.....	Anne B. Smith.....Kent.
2nd District, 1st Division:	John T. Sewell.....	Frolic.....Queen Anne's.
2nd District, 2nd Division:	Lewis H. Harrison.....	Julia Hamilton.....Talbot.
3rd District, 1st Division:	William J. Haddaway....	Eliza Hayward.....Talbot.
3rd District, 2nd Division:	T. M. Woolford.....	Bessie Jones.....Dorchester.
3rd District, 3rd Division:	Goldsborough Johnson....	Brown-Smith-Jones.....Dorchester.
3rd District, 4th Division:	Vacancy.	
4th District:	Wilfred R. Jester.....	Nellie Jackson.....Wicomico
5th District:	Elmer O. Townsend.....	Helen Baughman.....Somerset.
6th District, 1st Division:	Wm. H. Sanders.....	May Brown.....Anne Arundel.
6th District, 2nd Division:	E. N. Dixon.....	Daisy Archer.....Anne Arundel.
7th District, 1st Division:	L. F. Miles.....	Folly.....St. Mary's.
7th District, 2nd Division:	E. J. Plowden.....	Howard.....St. Mary's.

The State Fishery Force is appointed by the Board of Public Works. The Commander and Deputy Commanders of the regular boats are appointed for a term of two years. The Deputy Commanders for the local boats are appointed for the oyster season only. (Ch. 314, 1894; Ch. 330, 1900.)

The State Fishery Force has charge of the enforcement of the oyster laws of the State.

TOBACCO INSPECTOR.

(Term Expires in March, 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Inspector: William T. Wilkinson.....	Hollywood

Governor, with consent of Senate, appoints one for two years from first Monday in March. (Ch. 9—1908.)

The State Tobacco Inspector shall have charge of all the tobacco warehouses in Baltimore and all the tobacco, books, furniture belongings thereto, and shall receipt to his predecessor for same, and deliver same to his successor taking a receipt therefor. He shall personally or by a sampler or samplers inspect all tobacco in said warehouses. He shall make a quarterly report to the Comptroller of the receipts and disbursements of each of the warehouses. He shall make certain specified charges for reconditioning and repacking stayed tobacco.

TUBERCULOSIS SANITORIUM COMMISSION.

Institution at Sanatorium, Frederick County.

<i>Name.</i>	<i>Postoffice.</i>	<i>Term Expires.</i>
*Dr. Henry Barton Jacobs.....	Baltimore	1914
*Dr. Guy Steele.....	Cambridge	1914
*Samuel K. Dennis.....	Baltimore	1914
John Walter Smith.....	Snow Hill.....	1916
Dr. Gordon Wilson.....	Baltimore	1916
Dr. V. M. Reichard.....	Fairplay	1918
Dr. H. Warren Buckler.....	Baltimore	1918
Samuel K. Dennis, Secretary, 2 E. Lexington street, Baltimore.		

Governor appoints six; two for two years, two for four years and two for six years from first Monday in May, 1906. Thereafter, two biennially for six years. Under Ch. 328, 1908, Governor appoints one additional. Governor, Comptroller and Treasurer are ex-officio members of this board.

*Holding over by reason of the failure of the Senate to act on the appointments in 1914.

STATE BOARD OF UNDERTAKERS.

(All Terms Expire in May, 1916.)

<i>Name.</i>	<i>Postoffice.</i>
David Sondheim.....	Baltimore
Graham F. Walker.....	Baltimore
Thomas W. Jenkins.....	Baltimore
Frederick A. Krause.....	Baltimore
Charles F. Evans.....	Baltimore
Henry W. Mears.....	Baltimore
George Knell.....	Baltimore

Governor, with consent of Senate, appoints seven, who with the Secretary of the State Board of Health and the Commissioner and Assistant Commissioner of Health of Baltimore City, constitute the Board. (Ch. 496, 1908.)

All persons, co-partnerships and corporations in Baltimore City before engaging in the business of undertaking or preparing bodies for burial, shall first apply to the State Board of Undertakers for a license. If the Board after an investigation of the application and the applicant is of the opinion that he is entitled to such license, it is authorized to grant the same upon the payment of twenty-five dollars. The applicant is then registered as a duly licensed undertaker.

All licenses expire annually on the 30th day of April, but renewals of the same can be secured, after examination, upon the payment of five dollars. The penalty for violations of this provision relating to registration is a fine of not more than ten dollars or imprisonment for not more than one year, or both.

STATE VACCINE AGENT.

(Term Expires 1920.)

Name.

Postoffice.

Dr. Wartman F. Zinn, 809 Park Ave.....Baltimore

The Governor, with consent of the Senate, appoints one for a term of six years from the first Monday in May. (Bagby Code, Art. 43, Sec. 54.)

The duties of this office are to have on hand, at all times, a sufficient quantity of vaccine virus, which is furnished to the physicians of the State of Maryland free of charge upon application.

It is the aim of this office to confine the distribution of vaccine virus to those physicians making application for same for charity work, but any physician desiring vaccine, for use within the State, is furnished with same.

Care is exercised in the handling to prevent it from becoming inert and special instructions, as to the handling and administering of it, are enclosed with each package sent out.

CHIEF VETERINARY INSPECTOR.

(Term Expires 1916.)

Name.

Postoffice.

Dr. Lawrence Hickman, 120 N. High St.....Baltimore

The Governor appoints one, whose term of office expires with that of the Governor. (Bagby Code, Art. 58, Sec. 5.)

It is the duty of the Chief Veterinary Inspector to visit the stables of the cities and counties of this State, wherever and whenever he has reason to believe contagious or infectious disease may exist, and has the power to make such visits at any hour of the day between sunrise and sunset, and order all animals exposed to contagion or infection to be isolated in such manner as the nature thereof may, in his judgment, render necessary to prevent the spreading of such disease; to order that any premises, farm or farms, stables or railway cars, where such disease exists or has existed, be put in quarantine, properly disinfected; to prescribe expedient regulations if he so deems necessary to prevent infection or contagion. It is the duty of all veterinarians to report immediately to this Department all cases of any infectious or contagious diseases among live stock which may come to their knowledge, under penalty. It is also his duty to see that all animals having any contagious or infectious disease, be slaughtered if same be necessary to prevent the spread of disease.

STATE VETERINARY MEDICAL BOARD.

1035 Cathedral St., Baltimore.

(Terms Expire 1918.)

<i>Name.</i>	<i>Postoffice.</i>
R. V. Smith.....	Frederick
John H. Engle.....	Baltimore
Glenn W. Horner.....	Westminster
A. K. Hagerty.....	Baltimore
G. H. Grapp.....	Port Deposit

The Governor appoints five for four years from the first Monday in May. (Bagby Code, Art. 43, Sec. 136.)

The State Veterinary Medical Board is charged with the duty of enforcing all the laws of the State relating to the health and sanitation of cattle. It is authorized to make and enforce all rules and regulations for the better treatment and health of live stock. The Board is authorized and required to inspect the conditions at all dairies and if found to be in unsanitary condition it is authorized to prohibit the sale of the milk therefrom until the unsanitary condition is corrected.

TEN-HOUR LAW INSPECTORS.

304 Equitable Bldg., Baltimore, Md.

(All Terms Expire May, 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Chief Inspector:	
Miss Sarah F. Martin.....	Ten Hills
Assistant Inspectors:	
Miss Mary Caplan.....	Baltimore
Miss Mary V. Goodwin.....	Glyndon

Governor appoints one Chief and two Assistant Inspectors for a term of four years from May. (Ch. 79, 1912.)

Established for the purpose of enforcing the Ten-Hour Law for Women, restricting their hours of work to ten in any one day, and sixty in any one week, in certain industries in Maryland.

The law covers the employment of women: In manufacturing, mechanical, mercantile, printing, baking and laundering establishments.

STATE WEATHER SERVICE.

<i>Name.</i>	<i>Postoffice.</i>
William Bullock Clark.....	Baltimore
Oliver L. Fassig, Meteorologist.....	Baltimore
W. T. L. Taliaferro, Sec. and Treas.....	College Park

The Governor commissions a Director, designated by the President of Johns Hopkins University; a Meteorologist, designated by the Chief of the U. S. Weather Bureau, and a Secretary and Treasurer, designated by the President of the Maryland Agricultural College, for a term of two years from the first Monday in May. (Bagby Code, Art. 96A, Sec. 1.)

BOARD OF EXAMINERS OF HORSESHOERS.

Address: Dr. Daniel R. Hoffman, Veterinary, 1826 W. Baltimore St.
Baltimore.

<i>Name.</i>	<i>Term Expires.</i>
Dennis Hogan	Journeyman 1917
Henry F. Broening	Journeyman 1916
William Reynolds	Master 1917
George E. Biddison	Master 1918
Dr. Daniel R. Hoffman	Veterinarian 1918

The Governor appoints five members of this Board for four years from the date of their appointment. One shall be a Veterinarian, two shall be Master Horseshoers and two shall be Journeyman Horseshoers. (Ch. 491, 1898.)

It is the duty of this Board to hold regular meetings in the months of May and November in each year, for the examination of persons desiring to practice horse-shoeing, as Journeymen or Master Horseshoers. The requirements of said examiners shall be furnished to all persons desiring to be examined for such certificates, and the applicant, if on examination shall be found to possess the said requirements, he shall be granted a certificate by this Board upon the payment of a fee of two dollars.

WEIGHER OF TOMATOES. (Ch. 738, 1910.)

Centre Market, Baltimore.

<i>Name.</i>	<i>Postoffice.</i>
Joseph K. Benson	Anne Arundel County

Governor appoints one. Salary, \$1,000, paid from fees of office.

FOURTH REGIMENT ARMORY COMMISSION.

Paul A. Seeger	Baltimore City
Clinton L. Riggs	Baltimore City
Theodore Marburg	Baltimore City
James Young	Baltimore City
Felix Aguus	Baltimore City
John R. Bland	Baltimore City

Board consists of Governor, Treasurer, Mayor of Baltimore, Presidents of the First and Second Branch City Council of Baltimore, Adjutant General, Colonel and three Majors of Fourth Regiment, M. N. G.; President of the Merchants and Manufacturers' Association of Baltimore, President of the Travelers and Merchants' Association of Baltimore, President of the Old Town Merchants and Manufacturers' Association of Baltimore, and six citizens appointed by the Governor. Commission to report to the Governor and General Assembly of 1912. (Ch. 310, 1910.)

STATE NORMAL SCHOOL BUILDING COMMISSION.

(Ch. 352, 1910.)

Commission consists of the Governor, Comptroller, Treasurer, State Superintendent of Education, Principal of the State Normal School, and the following:

<i>Name.</i>	<i>Postoffice.</i>
J. Charles Linthicum, Chairman	Baltimore
John S. Biddison	Gardenville
W. Mitchell Digges	La Plata

Secretary:
B. K. Purdum Annapolis

TRUSTEES OF WASHINGTON CEMETERY.

(Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
John Kyd Beckenhaugh.....	Hagerstown
Charles A. Little.....	Hagerstown
John S. Kausler.....	Hagerstown

Governor appoints three for a term of three years from first Monday in May. (Ch. 213, 1870.)

UNIFORMITY OF LEGISLATION COMMISSION.

(Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Judge Henry Stockbridge, 11 N. Calhoun St.....	Baltimore
John Hinkley, 54 W. Biddle St.....	Baltimore
George Whitelock, 29 E. Mt. Vernon Place.....	Baltimore

Governor appoints three for a term not to exceed four years. (Ch. 593, 1912.)

This Board was organized for the purpose of examining the laws of marriage and divorce, insolvency, and other laws of a similar nature, and to ascertain the best means to effect uniformity of the same throughout the United States.

COMMISSIONERS OF DEEDS FOR MARYLAND, RESIDENT IN OTHER STATES AND COUNTRIES.

<i>Name.</i>	<i>Postoffice.</i>
For New York:	
George H. Corey, 56 Wall St.....	New York City
Joseph B. Braman, 111 Broadway.....	New York City
For Pennsylvania:	
Thomas J. Hunt, 6th and Walnut Sts.....	Philadelphia
John S. Wurts, 1224 Land Title Bldg.....	Philadelphia
For District of Columbia:	
Isaac R. Hitt, 316 Maryland Bldg.....	Washington

ARMORY BUILDING COMMISSIONS.

City of Annapolis Armory and Convention Hall Building Commission.
Ch. 749, 1912.

The Act names the following: The Adjutant General; Captain Louis Myers, 1st Regiment, M. N. G.; 1st Lieut. Daniel J. Murphy, 1st Regiment, M. N. G.; T. Kent Green, Annapolis, and James A. Walton, Annapolis, as the Commission to acquire land and build the above armory.

City of Frederick Armory Commission. Ch. 749, 1912.

The Act names the following: The Adjutant General; Colonel of the First Infantry of the M. N. G.; Captain D. John Markey, Company A, 1st Infantry; John P. T. Mathias, Thurmont; Peter L. Hargett, Frederick; Emory L. Coblentz, Frederick, and one person named by the Governor.

Dr. Charles F. Goodell, named by Governor.....Frederick

This Commission is authorized to acquire a suitable site and erect thereon the proposed Armory.

City of Salisbury Armory Commission. Ch. 749, 1912.

The Act names the following: The Adjutant General; Captain Samuel R. Douglas, 1st Regiment, M. N. G.; L. Atwood Bennett, Salisbury; Marion V. Brewington, Salisbury, and Walter B. Miller, Salisbury, as the Commission to secure a suitable site and erect thereon the proposed Armory.

Fourth Regiment Armory Building Commission. Ch. 791, 1914.

The Act names the following: The Governor; Comptroller; Treasurer; Adjutant General; Mayor of Baltimore; Colonel; Lieut.-Colonel, and three Majors of the Fourth Regiment Infantry, M. N. G., as a Commission authorized to secure a suitable site and build thereon an armory for the Fourth Regiment.

State Armory Building Commission No. 1. (Elkton.) Ch. 791, 1914.

The Act names the following: The Adjutant General; Commanding Officer of the First Regiment, M. N. G.; Commanding Officer of the Company stationed at Elkton, and two persons appointed by the Governor.

Commissioners appointed by the Governor:

Reginald Constable.....	Elkton
Henry M. McCullough.....	Elkton

State Armory Building Commission No. 2. (Bel Air.) Ch. 791, 1914.

The Act names the following: The Adjutant General; Commanding Officer of the 1st Regiment, M. N. G.; Commanding Officer of the Company stationed at Bel Air, and two persons named by the Governor.
Commissioners appointed by the Governor:

J. Edwin Webster.....	Bel Air
Milton A. Reckord.....	Bel Air

EASTERN SHORE STATE HOSPITAL.

Cambridge, Maryland.

Ex-officio Members:

<i>Name.</i>	<i>Postoffice.</i>
Governor Phillips Lee Goldsborough.....	Annapolis
Treasurer Murray Vandiver.....	Havre de Grace
Comptroller Emerson C. Harrington.....	Cambridge

Members appointed by the Act and named therein:

<i>Name.</i>	<i>Term Expires.</i>	<i>Residence</i>
John P. Moore.....	1916	Snow Hill
William W. Beck.....	1916	Chestertown
R. W. Messenger.....	1916	Federalburg
Jesse D. Price.....	1918	Salisbury
J. Hooper Bosley.....	1918	Taylor's Island
William T. Warburton.....	1918	Elkton
Frank Ross.....	1920	Easton
Louis M. Milbourne.....	1920	Kingston
Charles F. Rich.....	1920	Centreville

The Board of Managers consists of the Governor, Comptroller, Treasurer, and nine others appointed in the Act, one from each of the counties of the Eastern Shore. Terms, three for two years; three for four years, and three for six years, and as these terms expire the Governor appoints successors for a term of six years. (Ch. 189, 1912.)

ADVISORY BOARD OF PAROLE.

Brown Arcade Building, Baltimore, Md.

<i>Name.</i>	<i>Term Expires.</i>	<i>Residence</i>
Charles D. Reid, President.....	1920	Baltimore
Samuel J. Twilley.....	1918	Pocomoke City
J. Herbert Wade.....	1916	Boonsboro

Parole Officers:

Roy E. Smith.....	Salisbury
Lewis E. Cole.....	St. Dennis
Thomas B. Campbell.....	Baltimore
William E. Lankford.....	Pocomoke City

Secretary:

Harry S. Hartman, Brown Arcade Bldg..... Baltimore

The personnel of this Board is named in the Act creating it, as above set forth. Thereafter as these terms expire the Governor appoints to fill the vacancy, the term then being six years. The confirmation of the Senate is required for the subsequent appointments. (Ch. 500, 1914.)

The duties of this Board are to thoroughly investigate all applications for pardon and parole and report the result of the same to the Governor of the State. It must take under its supervision for such time as the Governor may direct the inmates of any penal institute of the State who may be paroled by the Governor and keep records showing the actions, earnings, etc., of the said paroles during their time, reporting at once to the Governor, the violation of any of the terms of their parole.

In pursuing their investigations they have power to summons witnesses before them and to examine them on their oath when necessary. They have visitatorial power over every institution to which prisoners, whether adult or minors, are committed that receive aid from the State, city or private sources.

STATE BOARD OF EXAMINERS OF OPTOMETRY.

Address the Secretary.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Residence.</i>
W. B. Brown, President, 121 N. Howard St.....	Baltimore
B. W. Hazell, Secretary, 121 N. Fulton Ave.....	Baltimore
R. L. Coffin.....	Baltimore
J. W. Funck.....	Baltimore
F. M. Schumacher.....	Baltimore

The Governor appoints five from a list of ten names furnished him by the Maryland Association of Optometry. Term, two years from appointment. Vacancies are also filled by the Governor for the remainder of the term and are selected from a list of four names furnished as in the original appointments. (Ch. 652, 1914.)

All communications should be addressed to the Secretary.

The duties of the Board are to issue certificates of registration to all who furnish satisfactory evidence of having been engaged in the practice of Optometry previous to the passage of the law, if application is made within six months of its approval, said certificates to be recorded in the city or county of permanent residence.

To examine all persons not exempt in this Act desiring to practice optometry in the State of Maryland, and if found qualified, to issue certificates of examination and registration, which must also be recorded as in the case of certificates of exemption.

All certificates of examination on registration to be renewed annually on application to the Board for the sum of \$5.00 as prescribed in the Act.

The Board is given authority to refuse registration or examination to anyone not of good moral character, and to revoke any certificate of registration if holder thereof is proven guilty of illegal practices, gross immorality, gross incompetency or habitual drunkenness.

The construction and administration of the law is intrusted to the Board.

The use of the title Optometrist is forbidden unless registered as such.

The Act explicitly forbids an optometrist the use of the title Doctor, M. D., Ophthalmologist, Physician or any title that would convey the impression that drugs or surgery would be used in the treatment of defects of vision.

Penalties are provided for violations of this Act.

All matters concerning the practice of Optometry, and the sale and manufacture of spectacles and eyeglasses, registration and examination of candidates, information as to number of licensees, etc., for statistical purposes are proper subjects to be addressed to the Board.

Registered physicians are exempt from the provisions of this Act.

The Board has no employees.

BALTIMORE COUNTY RACING COMMISSION.

Address the Secretary.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Residence.</i>
Duane H. Rice, Chairman.....	Towson
J. Edwin Griffith.....	Mt. Washington
Dr. M. J. S. Cromwell.....	Baltimore

Secretary of Commission:

Gustave T. Dalcour, 207 St. Paul St.....Baltimore

Governor appoints three for a term of four years from March 28, 1912. (Ch. 77, 1912.)

The duties of the Commission are:

To have jurisdiction over meetings for the conduct of horse racing in Baltimore County.

To grant licenses to Associations entitled to receive them for the purpose of conducting horse racing.

To regulate, restrict and have general supervision over betting and the methods of betting on horse racing.

To approve and have supervision over the officials of a meeting where horse racing is conducted.

REGENTS OF THE UNIVERSITY OF MARYLAND.

Regents.	Dist.	Term Expires.	Residence.
John E. Edwards.....	6th	1916	Cumberland
William P. Ryan.....	3rd	1916	Baltimore
Oliver Metzertott.....	5th	1918	Hyattsville
Sylvan H. Likes.....	4th	1918	Baltimore
Vacancy	1st	1920	Cambridge
Robert Garrett.....	2nd	1920	Roland Park

Governor appoints one for each of the Congressional Districts of the State, two for 2 years, two for 4 years, and two for 6 years, and as these terms expire the successor is appointed for six years. (Ch. 198, 1914.)

BOARD OF OSTEOPATHIC EXAMINERS.

Brown Arcade Building, Baltimore.

Examiners.	Term Expires.	Residence.
R. J. Northern.....	1915	Baltimore
Webster S. Heatwole.....	1915	Salisbury
Hedley V. Carter.....	1916	Baltimore
Howard M. Houck.....	1916	Baltimore
Henry A. McMains.....	1917	Baltimore

Governor appoints five from a full list of members in good standing of the Maryland Osteopathic Association, two for 1 year, two for 2 years, and one for 3 years, and as these terms expire the successor is appointed for 3 years from the first day in June. (Ch. 786, 1914.)

The Maryland Board of Osteopathic Examiners on receiving applications for license to practice Osteopathy within the State, investigate credentials of said applicant and if they meet the requirements, a license is issued by said Examining Board. Two stated meetings are held each year for the examining of such applicants whose credentials will not warrant the issuing of a license through the previous practice, or Reciprocity Acts. Said Examining Board co-operates with municipal and State officials in enforcing the laws regulating the practice.

STATE TAX COMMISSION.

Union Trust Bldg., Baltimore.

Commissioners:	Terms Expire.	Residence.
Arthur P. Gorman, Chairman.....	1920	Laurel
Lewin W. Wickes.....	1918	Chestertown
Oscar Leser (Minority).....	1916	Baltimore
Allan C. Girdwood, Secretary.....		Baltimore

The Act creating this Commission names the first Board as above. Thereafter, as their terms expire, the Governor appoints the successor for a term of six years from the date of appointment. Not more than two shall be of the same political faith. (Ch. 841, 1914.)

The Commission elects a Secretary and such other employees as may be necessary.

The determination of the Commission as regards the assessment of property is final, and appeals from assessments made by the County Commissioners or by the Appeal Tax Court of Baltimore City are taken directly to the Commission. An appeal from a decision of the Commission to courts lies only on questions of law.

Besides the right to bring about general equalization, the Commission has the power to establish forms of schedules, notices, etc., and also of assessment and collection books; to establish a uniform system of accounts; to require that all property in the State be reviewed for re-assessment at least once in every five years; to confer with State officials of this State and taxing authorities of other States in order to bring about a uniform system of taxation and to provide for a system of inspection of licenses.

The Commission will devise a method of assessing business corporations in accordance with the Act passed at the session of 1914, on their tangible assets instead of on their share valuation.

It appoints a Supervisor of Assessments for each county of the State from a list of five residents of each county, nominated by the respective Boards of County Commissioners. The salaries of the supervisors are paid by the County Commissioners and are based upon the value of the assessable property under the jurisdiction of the respective supervisors. It is the function of the supervisors to advise the Commission of assessments as compared with valuations, to report all sales of property and to perform such other duties as may be assigned to them by the Commission.

The following is a list of the supervisors:

<i>Counties.</i>	<i>Name.</i>
Allegany.....	Roderic Clary
Anne Arundel.....	William Theodore Revell
Baltimore.....	William B. Cockey
Calvert.....	Benson B. D. Bond
Caroline.....	William G. Smith
Carroll.....	George W. Brown
Charles.....	Walter Thomas
Cecil.....	Dr. R. M. Black
Dorchester.....	D. B. Prettyman
Frederick.....	John H. Allnutt
Garrett.....	George W. Legge, Jr.
Harford.....	William A. Burkins
Howard.....	Allen Thomas
Kent.....	J. Frank Connelly
Montgomery.....	E. Lloyd Fawcett
Prince George's.....	Henry H. Sasser
Queen Anne's.....	Madison B. Bordley
Somerset.....	Archibald Todd
St. Mary's.....	John A. Fowler
Talbot.....	Nehemiah E. Clark
Washington.....	John C. Stonebraker
Wicomico.....	Whitefield S. Lowe
Worcester.....	Charles V. Rowley
Baltimore City.....	Harry C. Kilmer

MARYLAND STATE TRAINING SCHOOL FOR GIRLS.

<i>Name.</i>	<i>Residence.</i>
Board of Directors:	
George L. Jones.....	Baltimore
Joseph N. Ulman.....	Baltimore
Dr. William Burdick.....	Baltimore
Dr. Adolph Meyer.....	Baltimore
Miss Mary Bartlett Dixon.....	Easton
Miss Katherine McLane.....	Baltimore
Mrs. Katherine Ways.....	Baltimore
Mrs. Madeline LeMoyné Ellicott.....	Melvale
Mrs. Helen Skipwith Wilmer Athey.....	Baltimore

The Governor appoints nine members of the Board, five of whom shall be women, three for 2 years, three for 4 years, and three for 6 years, and as these terms expire successors are appointed for six years. (Ch. 843, 1914.)

The Board shall always be non-partisan and non-sectarian and the number of women directors thereon shall never be less than five.

The above Board is charged with the duty of securing a site in the country and proceeding with the erection thereon of such buildings as may be necessary, which are to be built under the plan known as the Cottage System, and are for the reception and care of white females under the age of twenty-one years, who shall have been committed to it by any judge or justice of the peace of the State. The Commission is authorized to hold such females under such commitments until they shall arrive at the age of twenty-one years, but no girl shall be committed to this institution because she has no home, or because of poverty.

STATE INDUSTRIAL ACCIDENT COMMISSION.

Equitable Building, Baltimore.

<i>Name.</i>	<i>Term Expires.</i>	<i>Residence.</i>
Commission:		
John B. Hanna, Chairman...	1920	Bel Air
Charles D. Wagaman.....	1918	Hagerstown
James Higgins (Minority)...	1916	Baltimore

Governor appoints three, not more than two of whom shall be of the same political faith, one for 6 years, one for 4 years and one for 2 years, and as these terms expire the successor is appointed for 6 years. The Governor designates the Chairman. (Ch. 800, 1914.)

The State Industrial Accident Commission is charged with the duty of administering the Workmen's Compensation Law. The law provides, first, for the payment of compensation to employees injured in certain extra-hazardous employments, and to their dependents in case of death; second, for all employers in such occupations shall secure the payment of such compensation by insuring their liability in a stock company, or the State Accident Fund, or by proving to the satisfaction of the Commission their financial ability to pay the compensation direct.

A great deal of the business of the Commission prior to November 1st has been determining just what occupations are meant to be covered by law; receiving notification with reference to the selection of one of the methods of insurance, and the preparation of blank forms and other machinery for the carrying out of the work. Public hearings are granted

when asked for to properly inform employers as to their status under the law. After November 1st the Commission, in addition to the work already stated will devote its attention to receiving reports of accidents and claims for compensation, and the making of such awards as their investigation of the case warrants. Eventually the Commission will give its attention to the subject of accident prevention.

STATE EDUCATIONAL SURVEY COMMISSION.

<i>Name.</i>	<i>Postoffice.</i>
Commission:	
B. Howell Griswold.....	Baltimore City
Dr. J. McPherson Scott.....	Washington County
Albert W. Sisk.....	Caroline County

The above commission is appointed by the Governor, under the pro-

visions of Chapter 844, Acts of 1914, for the purpose of making a survey of the public schools, normal schools, elementary and secondary schools, the academies and colleges, the agricultural and professional and other higher institutions of learning receiving aid from the State, to study the administration of these institutions, to consider the appropriations made for them by the State, to investigate the expenditure of the funds so appropriated, to study the general educational system of the State and to report its finding, and recommendations, to the Governor, who shall transmit the same to the General Assembly of 1916.

County Officers.

NOTE.—The copy for the following lists of county officers closed on November 15, 1915, therefore, the names of persons appointed and vacancies created subsequent to that date, do not appear.

Allegheny County.

COUNTY SEAT—CUMBERLAND.

Origin of Name—From Oolikhanna, meaning beautiful stream.

Date of Formation—1789. Area—442 square miles.

Population—62,411.

Court Terms—Jury, first Monday in January and October, second Monday in April. Non-jury, first Thursday in July.

Orphans' Court Days—Every Tuesday and Friday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
J. Philip Roman.....	State's Attorney.....	1920
Lloyd L. Shaffer.....	Clerk Circuit Court.....	1919
Hervey W. Shuck.....	Register of Wills.....	1921
Peter C. McFarland.....	Sheriff	1917
Wm. E. McDonald.....	Treasurer	1916
Fred. C. Dreyer.....	Treasurer-elect	1918
Henry A. Bachman.....	County Commissioner.....	1917
John J. Price.....	County Commissioner.....	1917
Peter Wilson.....	County Commissioner.....	1917
Angus Ireland.....	County Commissioners' Clerk.....	1917
P. D. Getzendanner.....	Judge Orphans' Court (Chief).....	1919
William Close.....	Judge Orphans' Court.....	1919
John B. Rees.....	Judge Orphans' Court.....	1919
William Rogan.....	Road Director.....	1919
J. J. Lydinger.....	Road Director.....	1920
John T. Edwards.....	Road Director.....	1919
Lee Haines.....	Road Director.....	1920
Henry W. Schaidt.....	Surveyor	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Robert MacDonald.....	Judge in Juvenile Causes.....	Cumberland.
James A. Pitzer.....	Cumberland.
John N. Heck.....	Cumberland.
C. Edgar Keller.....	Cumberland.
John W. Steiner.....	Cumberland.
Charles O. Roemer.....	Cumberland.
Jacob Humbird.....	Cumberland.
Charles T. Norris.....	1.....	Little Orleans.
C. F. Showacre.....	2.....	Oldtown.
G. R. D. Petz.....	7.....	Rawlings.

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
John O'Hanley.....	8	Westernport.
Leonard T. Cross.....	8	McCooles.
Jacob Michaels.....	9	Barton.
R. K. Snyder.....	9	Barton.
Cornelius S. Murphy.....	10	Lonaconing.
Thomas R. McFarlane, Sr.....	10	Lonaconing.
John Chambers.....	11	Frostburg.
Benjamin Jenkins.....	12	Frostburg.
Peter Boyle.....	13	Mt. Savage.
John J. Dressman.....	16	Cumberland.
James Finn.....	17	Vale Summit.
James H. Robertson.....	18	Midland.
James G. Fisher.....	19	Borden Shaft.
C. V. Staines.....	20	Cumberland.
Henry E. Weisenborne.....	24	Eckhart Mines.
Thomas Gatehouse.....	26	Frostburg.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Mrs. Agnes Grimes.....	Cumberland.
Mrs. Emma Schaidt Young.....	Cumberland.
Miss Mary C. Davis.....	Cumberland.
Miss Clara Laughlin.....	Cumberland.
Miss Nellie McCracken.....	Cumberland.
Miss Frances E. Foethe.....	Cumberland.
Miss Margaret Sloan.....	Cumberland.
Miss Dona Tilghman.....	Cumberland.
Miss Nellie Brady.....	Cumberland.
Benj. F. Houck.....	Cumberland.
P. C. Barnes.....	Cumberland.
Cecil P. Kelbaugh.....	Cumberland.
John E. Zilch.....	Cumberland.
Ralph Willard.....	Cumberland.
Claude R. Woodward.....	Cumberland.
Edward Schilling.....	Cumberland.
Charles E. Rosenberger.....	Cumberland.
Adolphus C. Landis.....	Cumberland.
Louis La Neve.....	Cumberland.
Joseph H. Lippold.....	Cumberland.
Bernard F. Fairall.....	Cumberland.
Gerard Everstine.....	Cumberland.
George L. Eppler.....	Cumberland.
Francis S. Deekens.....	Cumberland.
Maurice J. Clark.....	Cumberland.
George C. Clark.....	Cumberland.
Perry A. Twigg.....	Cumberland.
Charles Lambert.....	Cumberland.
Grover Donahue.....	Cumberland.
John R. Warfield.....	Cumberland.
Cyril B. Geare.....	Cumberland.
Robert E. King.....	Cumberland.
Uerner G. Carl.....	Cumberland.
Millard H. Riley.....	Cumberland.
DeSales Glick.....	Cumberland.
Saul Praeger.....	Cumberland.
Joseph W. Young.....	Cumberland.
Albert E. Glisan.....	Cumberland.

<i>Name.</i>	<i>Postoffice.</i>
M. Joseph Dunn.....	Cumberland.
Bernard F. Farrell.....	Cumberland.
Morris Barron.....	Cumberland.
Norbert A. Sell.....	Cumberland.
Frederick L. Laing.....	Cumberland.
R. F. Heron.....	Cumberland.
William A. Darkey.....	Cumberland.
J. M. Stevens.....	Frostburg.
G. Dud Hocking.....	Frostburg.
Davidson A. Benson.....	Frostburg.
John E. Price.....	Frostburg.
Paul Hitchins.....	Frostburg.
M. B. Tyler.....	Frostburg.
James R. Anderson.....	Lonaconing.
William B. Bradley.....	Lonaconing.
Joseph P. Blake.....	Mt. Savage.
Lawrence Fannon.....	Mt. Savage.
John Neder.....	Mt. Savage.
Harlan M. Waltman.....	Ellerslie.
J. O. J. Green.....	Westernport.
John Barnard.....	Westernport.
Charles W. Getty.....	Westernport.
Clarence G. Ort.....	Midland.
Frank C. Ort.....	Midland.
Mrs. Agnes Bottomfield.....	Flintstone.
Patrick A. Laughlin.....	Barton.
E. Fred Creutzburg.....	Barton.
A. F. Green.....	Lonaconing.
John H. Crist.....	Luke.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
George E. Broadrup.....Republican.....	Cumberland.
J. Grant Hayden.....	Westernport.
John B. Shannon.....Democrat.....	Frostburg.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
A. Taylor Smith.....	1916	Midland.
Thomas Morgan.....	1918	Frostburg.
John S. McCauley.....	1920	Cumberland.

CORONER.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
William H. Shaw.....	1916	Cumberland.

Anne Arundel County.

COUNTY SEAT—ANNAPOLIS.

Origin of Name—After Lady Anne Arundel, wife of Cecilius, Second Lord Baltimore.

Date of Formation—1650. Area—425 sq. miles. Population—39,533 (1910).

Court Terms—Jury, third Monday in April and October Non-jury, third Monday in January and July.

Orphans' Court Days—Every Tuesday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Nicholas H. Green.....	State's Attorney.....	1920
George Wells.....	Clerk Circuit Court.....	1921
Oden B. Duckett.....	Register of Wills.....	1917
John R. Sullivan.....	Sheriff.....	1917
Alfred H. Perrie.....	Treasurer.....	1918
Charles C. Bassford.....	County Commissioner.....	1917
Henry B. Myers.....	County Commissioner.....	1917
Percy Williams.....	County Commissioner.....	1917
John G. Friedhoffer.....	County Commissioner.....	1917
Emmett M. Webb.....	County Commissioner.....	1917
James A. Walton.....	County Commissioner.....	1917
Joseph M. Wilkerson.....	County Commissioner.....	1917
James Cusack.....	Judge Orphans' Court (Chief).....	1919
Lemon Beall.....	Judge Orphans' Court.....	1919
George W. Hyde.....	Judge Orphans' Court.....	1919
J. Carson Boush.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Thomas E. Collinson.....	1.....	Mayo.
Edgar Shepherd.....	1.....	West River.
John B. Beall.....	1.....	Davidsonville.
E. Fletcher Joyce.....	2.....	Millersville.
W. Hersey Meade.....	2.....	Eastport.
John H. Muhly.....	3.....	Elvaton.
Melville S. Dunlop.....	3.....	Elvaton.
James A. Stewart.....	4.....	Patuxent.
Byron Phelps.....	4.....	Odenton.
William R. Shipley.....	5.....	Harmans.
James H. Fowler (Police Justice).....	5.....	Brooklyn.
William F. Minnick.....	6.....	Annapolis.
James D. Feldmeyer.....	6.....	Annapolis.
John Shepherd.....	8.....	Bristol.
Edward G. Sntton.....	8.....	Sudley.
Thomas Leitch.....	8.....	Nutwell.
Edward Norwood.....	8.....	Sudley.
John F. Wilson.....	8.....	Traceys Landing.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Miss Myrtle Sturm.....	Annapolis.
Miss Naomi L. Garner.....	Annapolis.
Miss Elizabeth Munford.....	Annapolis.
Miss Irene Mace.....	Annapolis.
Miss Rose Garner.....	Annapolis.
Miss Elinore G. Girault.....	Annapolis.
Miss Eva M. Clark.....	Annapolis.
Miss Mary Agnes Quinn.....	Annapolis.
Miss Helen Dawson.....	Harwood.
Miss Lola I. Baker.....	Annapolis.
Miss Nannie S. Stockett.....	Annapolis.
Miss Stella J. Williams.....	Brooklyn.
Miss Fannie B. Richardson.....	Annapolis.
Miss Grace W. Meade.....	Eastport.
Miss Laura R. Jickling.....	Annapolis.
Miss Cora Anderson.....	Odenton.
Mrs. Ida G. M. Gardiner.....	Brooklyn.
Wm. H. Moss.....	Annapolis.
Samuel P. Chew.....	West River.
George E. Rullman.....	Annapolis.
Thomas O. Gott.....	Annapolis.
J. Roland Brady.....	Annapolis.
Clarence W. Gould.....	Annapolis.
Matthew T. Perkins.....	Brooklyn.
Isaac D. Wheaton.....	S. Baltimore.
W. Hampton Linthicum.....	Linthicum Heights.
M. C. Sauerwein.....	Annapolis.
Bernard J. Wiegard.....	Annapolis.
William S. Crisp.....	Brooklyn.
Arthur B. Wheatley.....	Annapolis.
J. Paul Medford.....	Annapolis.
Harry W. Handley.....	Curtis Bay.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>		<i>Postoffice.</i>
T. Roland Brown.....	Republican	Annapolis.
R. Tilghman Brice.....		Annapolis.
Charles E. Myers.....	Democrat	Annapolis.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Robert Murray.....	1916	Cumberstone.
*William S. Crisp.....	1914	Brooklyn.
Benjamin Watkins.....	1920	Chesterfield.

*Holding over by reason of no Senate action on Governor's nomination to fill this office.

Baltimore County.

COUNTY SEAT—TOWSON.

Origin of Name—From the Proprietary's Irish Barony (Celtic *bilt-mor*, i. e. Large Town).

Date of Formation—1659. Area—656 square miles. Population—122,399 (1910).

Court Terms—Jury, (law) first Monday in March, third Monday in May, third Monday in September, first Monday in December; (equity) first Monday in January, March, May, July, September and November.

Orphans' Court Days—Every Tuesday, Wednesday and Thursday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
George Hartman.....	State's Attorney.....	1920
William P. Cole.....	Clerk Circuit Court.....	1921
William J. Peach.....	Register of Wills.....	1919
N. Bosley Merryman.....	Treasurer.....	1917
Samuel C. Mahle.....	Sheriff.....	1917
James Rittenhouse.....	County Commissioner.....	1917
Geo. W. Yellott.....	County Commissioner.....	1917
William F. Coghlan.....	County Commissioner.....	1917
William P. Bosley.....	County Commissioner.....	1917
Andrew F. Schlee.....	County Commissioner.....	1917
H. Seymour Piersol.....	Judge Orphans' Court (Chief).....	1919
John Hoff.....	Judge Orphans' Court.....	1919
Charles H. Knox.....	Judge Orphans' Court.....	1919
Frederick D. Dollenberg.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
William S. Hoffman.....	1 (Police Justice).....	Catonsville.
O. B. M. Gibbons.....	2.....	Granite.
Herbert H. Harker.....	2.....	Owings Mills.
T. Irving Zimmerman.....	3.....	Arlington.
Sewell E. Smith.....	3.....	Pikesville.
J. Smith Orrick.....	4.....	Glyndon.
John H. Beckley.....	4.....	Reisterstown.
Samuel Brown.....	4.....	Woodensburg.
Robert J. Henry.....	4.....	Glyndon.
Thomas M. Hill.....	5.....	Parkton.
Theodore F. Shearer.....	5.....	Millers.
R. Hooker Gill.....	5.....	Uppereo.
Grant Hare.....	6.....	Freeland.
John E. Stiffler.....	6.....	Parkton.
R. Grant McCullough.....	7.....	White Hall.
James G. Trout.....	7.....	Parkton.
T. W. Lytle.....	7.....	White Hall.
Tego T. Bull.....	7.....	Monkton.
William H. Kone.....	8.....	Texas.
Daniel M. Wilhelm.....	8.....	Cockeysville.
Albert Ebaugh.....	9.....	Roland Park.
Henry H. Nicholl.....	9.....	Govans.

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
John T. Hopkins	9 (Police Justice)	Towson.
Eugene Pooock	10	Phoenix.
Samuel C. Allen	11	Baldwin.
George E. Clayton	11	Fork.
James H. Burton	11	Upper Falls.
D. W. Powell	12 (Police Justice)	Highlandtown.
August F. Mueller	12	Highlandtown.
Jacob E. Gerding	12	Highlandtown.
W. Whorton Weddell	13	Violetville.
Charles J. Hull	13 (Police Justice)	Mt. Winans.
Samuel H. Householder	13 (Police Justice)	St. Dennis.
William Hinker	14 (Police Justice)	Gardenville.
Robert M. Blackburn	14	Hamilton.
Oscar W. Keys	15	Sparrow's Point.
Frank F. Foulke	15	Rossville.
Alonzo R. Hussey	15	Colgate.
John H. Myers	15	Bengies.
John S. Vincent	15	White Marsh.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

(WOMEN.)

<i>Name.</i>	<i>Postoffice.</i>
Miss Laura M. Platt	Catonsville.
Miss Beulah A. Hunt	Catonsville.
Miss Elizabeth Richardson	Highlandtown.
Miss Callie Lassahn	Fullerton.
Miss Susie W. Marshall	Towson.
Miss Clara A. Fisher	Towson.
Miss Elizabeth A. Parker	Towson.
Miss Anna J. Coleman	Towson.
Miss Estella M. Sebour	Towson.
Mrs. C. Marley Hipsley	Towson.
Miss Ethel C. Towers	Towson.
Miss Katherine C. Fisher	Govans.
Miss Alice F. Deering	Towson.

(MEN.)

<i>Name.</i>	<i>Postoffice.</i>
William O. Pierson	Catonsville.
Henry W. Pierson, Jr.	Catonsville.
W. Wilson White	Catonsville.
J. Edwin Davis	Arlington.
H. Holliday Emich	Arlington.
James Gore	Reisterstown.
J. T. Miller	Parkton.
Harry M. Foster	White Hall.
Earle A. Kraft	Cockeysville.
J. LeRoy Hopkins	Govans.
A. G. Goodrich	Roland Park.
Shadrach G. Sparks	Spark's.
Roy J. Hitchcock	Corbett.
Thos. G. Pearce	Glen Arm.
George Eckhardt, Jr.	Highlandtown.
Elsworth C. Knight	Highlandtown.
T. Bayard Williams	Colgate.
Andrew C. Lawrence	Towson.

<i>Name.</i>	<i>Postoffice.</i>
William C. Barker.....	Lakeland.
Thomas J. Cullimore.....	Relay.
John H. K. Shannahan, Jr.....	Sparrow's Point.
Christian O'B. Diehms.....	Sparrow's Point.
Stephen W. Leitch.....	Towson.
Robert E. Ensor.....	Towson.
Charles B. Bosley.....	White Hall.
Joshua S. Hull.....	Towson.
O. Parker Baker.....	Towson.
Ernest C. Hatch.....	Towson.
Edward L. Bash.....	Towson.
Carlyle Barton.....	Towson.
John H. Grill.....	Towson.
C. H. Bradfield.....	Towson.
John I. Rowe.....	Relay.
James C. L. Anderson.....	Towson.
A. Russell Phillips.....	Govans.
James Kelly.....	Towson.
William H. Herzog.....	Govanstown.
Robert L. Phillips.....	Arlington.
Harry P. Goldsborough, Jr.....	Catonsville.
Thomas F. Mallonee.....	Parkville.
Charles Rossberg, Jr.....	Mt. Winans.
Joel L. Hoyes.....	Catonsville.
Francis L. Klemm.....	Halethorpe.
Wm. M. O'Brien.....	Towson.
T. Spence Creney.....	Roland Park.
Edwin R. Stringer.....	Glyndon.
William P. Fairall.....	Towson.
George C. Kunkel.....	Fullerton.
William H. Haydon.....	Riderwood.
George Ward.....	Owings Mills.
Lennox B. Clemens.....	Roland Park.
Howard Rigdon.....	Towson.
J. H. Kraft.....	Pikesville.
Harvey H. Wilson.....	Towson.
Raymond E. Akehurst.....	White Marsh.
Harry F. Ogden.....	Towson.
William E. Schul.....	Arlington.
William E. Bauer.....	Towson.
Madison E. Lloyd.....	Towson.
Henry J. Mueller.....	Highlandtown.
John G. Schlaffer.....	Canton.
George A. Drager.....	Towson.
Charles A. King.....	Overlea.
J. Wilmer Weisheit.....	Lauraville.
John Frederick Oyeman.....	Towson.
John B. Behr.....	Highlandtown.
James Murdock.....	Highlandtown.
Louis Kandle.....	Highlandtown.
Edward Pfisterer.....	Highlandtown.
J. Bernard Seitz.....	Raspburg.
Charles W. Hart.....	Hamilton.
Charles S. Robson.....	Catonsville.
Louis P. Bolgiano.....	Towson.
W. Carroll Van Horn.....	Towson.
Carl R. McKendrick.....	Catonsville.
J. Richard I. Callanan.....	Towson.
Jonathan K. Voshell.....	Lutherville.

<i>Name.</i>	<i>Postoffice.</i>
H. H. Wilson.....	Towson.
Samuel C. Ensor.....	Mt. Washington.
Eugene H. Timanus.....	Station M.
W. Edgar Byrd.....	Towson.
Linwood L. Clarke.....	Towson.
George C. Duncan.....	Cockeysville.
Henry P. Pielert.....	Bengies.
William A. Owens.....	Towson.
F. Irene Swartz.....	Towson.
Wm. A. Miller.....	Raspburg.
Thomas B. Athey.....	Towson.
John B. Gontrum.....	Raspburg.
John J. Timanus.....	Towson.
Herbert W. Stone.....	Sparrow's Point.
J. Marsh Matthews.....	Towson.
William J. Griffin.....	Govanstown.
Simon I. Goldstein.....	Towson.
Holmes R. Johnson.....	Towson.
John S. Mahle.....	Woodlawn.
James B. Thomas.....	Mt. Washington.
Robert J. Townsend.....	Lansdowne.
George M. Conn.....	Towson.
Jacob G. Foeriter.....	Halethorpe.
Urban T. Linzey.....	Towson.
John Gruel.....	Towson.
W. F. Trout.....	Roland Park.
John W. Struven.....	Mt. Washington.
G. Everett Siebert.....	Towson.
George E. Marx.....	Loch Raven.
Wm. J. Hooper.....	Owings Mills.
Clarence G. Cooper.....	Glencoe.
Francis I. Mooney.....	Howard Park.
Julian W. Ridgely.....	Towson.
C. Roland Mays.....	Govans.
Harry M. Ramey.....	Gwynn Oak.
Frederick N. Ruff.....	Towson.
Charles B. Jones.....	Towson.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>		<i>Postoffice.</i>
Thomas J. Miller.....	Republican	Towson.
Jarrett N. Zimmerman.....		Towson.
Robert C. Clark.....	Democrat	Towson.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Frauk G. Scott.....	1916	Cockeysville.
Reister Russell.....	1916	Reisterstown.
John H. Gross.....	1918	Rossville.
Albert A. Blakeney.....	1918	Illechester.
Samuel M. Shoemaker.....	1920	Towson.
John Arthur.....	1920	Towson.

CORONER.

(Term Expires 1916.)

Dr. A. S. Warner.....	Highlandtown.
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ROAD ENGINEER.

William G. Suro.....	Towson.
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Baltimore City.

Court Terms—Circuit Court and Circuit Court No. 2, second Monday in January, March, May, July, September and November. Criminal, Superior, Common Pleas and City Courts, second Mouday in January, May and September.

Orphans' Court Days—Daily.

Population—558,485 (Federal census, 1910). After the taking of the census of 1910 by the Federal Authorities, a careful census of the city was made under the direction of the Police Department which showed a population of 566,025.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
William F. Broening.....	State's Attorney.....	1920
Stephen C. Little.....	Clerk Superior Court.....	1919
Adam Deupert.....	Clerk Court Common Pleas.....	1921
George C. Lindsay.....	Clerk Baltimore City Court.....	1917
Sam W. Pattison.....	Clerk Criminal Court.....	1921
Charles R. Whiteford.....	Clerk Circuit Court.....	1921
John Pleasants.....	Clerk Circuit Court No. 2.....	1919
Howard W. Jackson.....	Register of Wills.....	1921
Thomas F. McNulty.....	Sheriff.....	1917
Myer J. Block.....	Judge Orphans' Court (Chief).....	1919
William M. Dunn.....	Judge Orphans' Court.....	1919
Harry C. Gaither.....	Judge Orphans' Court.....	1919
Edward V. Coonan.....	Surveyor.....	1918

MAGISTRATES IN JUVENILE CAUSES.

105-107 Court House, Baltimore, Md.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Magistrate in Juvenile Causes:	
Thomas J. C. Williams.....	Baltimore
Assistant Magistrate:	
James J. Carmody.....	Baltimore

Governor, with consent of Senate, appoints an additional Justice of the Peace for Baltimore City and designates him as above. The Act also provides for one assistant. Term 2 years from the first Monday in May. (Ch. 41, 1910.)

The Juvenile Court of the City of Baltimore was created in 1902, at which time it is believed there were only two other Children's Courts in the United States.

It has exclusive jurisdiction over children under the age of 16 years and the general jurisdiction given by law to the Police Magistrates.

The powers conferred on the Court are very wide and ample for all purposes, being in fact all that the Legislature can grant under the restrictions of the Constitution.

The Court is in session from 10 A. M. each day, Sundays and legal holidays excepted.

COMMISSIONERS OF PRACTICAL PLUMBING.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Commission:	
Dr. John D. Blake, Health Commissioner, Ex-officio.....	Baltimore
Vacancy, Member State Board of Health, Ex-officio.....	Baltimore
Joseph C. Mitchell.....	Baltimore
Allan W. Beam.....	Baltimore
Samuel E. Houck.....	Baltimore

Governor appoints three skilled plumbers of Baltimore City, the Commissioner of Health of Baltimore City and one member of the State Board of Health, for a term of 2 years from the 1st day in May. (Ch. 436, 1910.)

The law of Maryland requires that those who may desire to engage in or work at plumbing shall first secure a certificate of their competency. It is the duty of this Board to examine those so engaged and to ascertain whether or not they are entitled to a certificate.

The Board holds meetings regularly twice a week from February 1st to May 1st of each year for the renewing of and issuing of licenses, and from May 1st to October 1st for the examination of those desiring to engage in the business of plumbing.

Master certificates are given upon a successful answer to a written and practical examination, while the journeyman certificates are given to those who successfully answer a verbal and practical examination.

INSPECTORS OF STEAM BOILERS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Inspectors of Steam Boilers:	
William A. Bryan.....	Baltimore
John E. Biddinger.....	Baltimore

Governor appoints two for two years from the first Monday in May. (Ch. 123, 1898, Sec. 572.)

The boiler inspectors shall give six days' notice in writing to each owner or renter of a steam boiler, or the engineer or person in charge, of the time when they will inspect, and such owner or renter shall have such boiler ready for inspection, in compliance with the requirements of said notice, and shall furnish such assistance as the inspector may require, under a penalty of fifty dollars for failure or neglect, and a further penalty of fifty dollars for each day any boiler is used without a certificate of inspection.

It shall be the duty of each inspector, once at least in every year, to inspect all stationary steam boilers of three-horse power and upwards, used within the limits of his district.

EXAMINERS OF STATIONARY ENGINEERS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Examiners:	
James Gardner.....	Baltimore
Charles E. McCleary.....	Baltimore

Governor appoints two for two years from the first Monday in May. (Ch. 123, 1898, Sec. 426.)

This Board has general supervision over all stationary and portable engineers and it is its duty to examine all applicants who apply for a license and issue such license to all who are proficient. The applicant receiving a license pays to the Board three dollars and one dollar and fifty cents for each renewal, which renewal must be made annually.

All persons above the age of twenty-one years who desire to fill a position as an engineer must secure a license before he can enter upon his duties.

It is the duty of this Board to investigate all charges against engineers running engines without a license and also charges of intoxication for which, upon conviction before a Justice of the Peace, the violator shall be fined not less than twenty-five dollars nor more than fifty dollars. The Board has power to annul certificates for intoxication while on duty.

It is also the duty of the Board to visit all steam plants wherein licensed engineers are employed and ascertain if such plants are being run with proper skill and care.

To summarize: It is its duty to see that all engineers operating power plants or portable engines have licenses and to examine all applicants for licenses. It also visits the various plants to see that licensed men are in charge.

STATE WHARFINGER.

(Term Expires 1916.)

<i>Name.</i>	<i>Postoffice.</i>
State Wharfinger:	
John R. Bailey.....	Baltimore

Governor, with consent of Senate, appoints one for 2 years from the first Monday in May. (P. G. L., Art. 98.)

This officer has charge of the State wharves in the City of Baltimore.

AUCTIONEERS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Auctioneers for Baltimore City:	
Joseph DiGiorgio, 18 E. Pratt St.....	Baltimore
Joseph B. Nyburg, 21 N. Liberty St.....	Baltimore
Sam. W. Pattison, 7 E. Lexington St.....	Baltimore
Solomon A. Schwaab, 1008 Fidelity Bldg.....	Baltimore
E. T. Newell, 221 N. Calvert St.....	Baltimore
S. Burns Ratchliffe, 1506 McCulloh St.....	Baltimore
George A. Bryant, 14 W. Saratoga St.....	Baltimore
F. B. Miller, 210 Hanover St.....	Baltimore
Joseph D. Rothschild, 2263 Madison Ave.....	Baltimore
Frank C. Young, 322 Law Bldg.....	Baltimore
Windesheim, 1627 W. Lanvale St.....	Baltimore

Governor, with consent of Senate, appoints not to exceed 30 for a term of 2 years from the first Monday in May. License is issued by the Comptroller. (Ch. 123, 1898.)

POLICE COMMISSIONERS.

Court House, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Police Commissioners:	
Clarendon I. T. Gould.....	Baltimore
Daniel C. Ammidon.....	Baltimore
Alfred S. Niles (Minority Member).....	Baltimore

Governor, with consent of Senate, appoints three for a term of two years from the first Monday in May. Two shall be adherents of the two leading political parties. (Ch. 15, 1900.)

The Police Commissioners are charged with the duty of executing all the laws of the State and the ordinances of the Mayor and City Council of Baltimore City relating to the public safety in Baltimore City. The Board has full charge of the entire police and detective force of Baltimore and all matters pertaining thereto. Appoints and discharges all officers of that force and generally executes all rules and regulations for the operation of the Police Department.

POLICE EXAMINERS.

Court House, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Police Examiners:	
Albert Wilbur	Baltimore
Edward Duffy	Baltimore
George A. Solter (Minority Member).....	Baltimore

Governor, with consent of Senate, appoints three for a term of two years from the first Monday in May. Two shall be adherents of the two leading political parties. (Ch. 591, 1902.)

It is the duty of this Board to examine all applicants for appointment to or promotion in the Police Force of Baltimore City, and to certify eligible lists to the Board of Police Commissioners from which all appointments and promotions are to be made. This is done by holding competitive examinations from time to time as the eligible lists expire, to find out the qualification of the person seeking appointment or promotion.

MEASURER OF WOODCARTS.

(All Terms Expire 1916.)

Measurer of Woodcarts:

David H. Gough, 2308 E. Baltimore St.....Baltimore

Governor, with consent of Senate, appoints one for a term of two years from the first Monday in May. (Ch. 123, 1898.)

INSPECTORS OF HAY AND STRAW.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Inspectors:	
John Jamison.....	Western Scales.....Baltimore
Alonzo Underwood.....	Northwestern Scales.....Baltimore
William Durham.....	Eastern Scales.....Rocks

Governor, with consent of Senate, appoints four for a term of two years from the first Monday in May. (Ch. 123, 1898.)

The above Inspectors are the State weighers of hay, corn and straw. At their scales authentic weights can be obtained at a very small cost.

LIQUOR LICENSE COMMISSIONERS.

Court House, Baltimore.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Commissioners:	
J. Henry Baker.....	Baltimore
Addison E. Mullikin.....	Baltimore
Joseph D. Buck.....	Baltimore

Governor, with consent of Senate, appoints three for a term of two years from the first Monday in May.

No licenses to sell intoxicating liquors other than by wholesale traders, distillers, brewers, rectifiers and bottlers of fermented liquors shall be granted in the City of Baltimore except by the Board of Liquor License Commissioners, and only to citizens of the United States of temperate habits and good moral character who have complied with the requisites of law.

CORONERS FOR BALTIMORE CITY.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Coroners:	
Dr. David W. Jones.....	Eastern Station.....Baltimore
Dr. Moses M. Savage.....	At Large.....Baltimore
Dr. Edward Grempler.....	Southern Station.....Baltimore
Dr. Samuel Weinberg.....	Southwestern Station.....Baltimore
Dr. Thomas R. Chambers...	Central Station.....Baltimore
Dr. John G. Jeffers.....	Western Station.....Baltimore
Dr. J. Frederick Hempel...	Northwestern Station.....Baltimore
Dr. Elijah J. Russell.....	Northeastern.....Baltimore
Dr. Harry C. Algire.....	Northern Station.....Baltimore

Governor, with consent of Senate, appoints one Coroner for each Police Station in Baltimore City and one at large, for a term of two years from the first Monday in May. (Ch. 123, 1898.)

SUPERVISORS OF ELECTIONS.

Office, Courthouse.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Address.</i>
Edmund J. Wachter.....	Republican.....Baltimore
John Kronmiller.....Baltimore
Ruxton M. Ridgely.....	Democrat.....Baltimore

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Address.</i>
Solomon Narunsky.....	3rd Ward.....147 N. Exeter St.
John I. Ochs.....	6th Ward.....536 N. Caroline St.
William B. Hammond.....	7th Ward.....1516 E. Biddle St.
George W. Rhein.....	8th Ward.....1515 N. Pat. Park Ave.
A. Crawford Smith.....	11th Ward.....604 St. Paul St.
Edward D. Halbert.....	12th Ward.....308 E. North Ave.
Myer Uhlfelder.....	14th Ward.....1901 McCulloh St.
John R. M. Staum.....	16th Ward.....1518 Harlem Ave.
Walter E. Smith.....	18th Ward.....1043 W. Fayette St.
Francis M. Richardson.....	19th Ward.....312 S. Gilmore St.
James J. Carmody.....	20th Ward.....2442 W. Fairmount Av.
Gustav A. Korb.....	21st Ward.....1005 Ridgely St.
Julius J. G. Gude.....	22nd Ward.....641 W. Conway St.
Michael R. Tyrrell.....	23rd Ward.....1218 S. Charles St.
David B. Kirsner.....	1st Leg. Dist. 73 Gunther Bldg.
M. Albert Levinson.....	1st Leg. Dist. 21 N. Broadway.

<i>Name.</i>	<i>Address.</i>
James Hewes.....	1st Leg. Dist..110 E. Lexington St.
Thomas F. Jarzy.....	1st Leg. Dist..1712 Eastern Ave.
Henry N. Abercrombie.....	2nd Leg. Dist..2528 N. Charles St.
R. Griffin Hall.....	2nd Leg. Dist..2023 E. Preston St.
William M. Kerr.....	2nd Leg. Dist..1804 Guilford Ave.
John M. Lohmuller.....	2nd Leg. Dist..1743 E. Lanvale St.
William N. McFaul.....	2nd Leg. Dist..3807 Roland Ave.
J. Abner Saylor.....	3rd Leg. Dist..1606 Enlow Pl.
Otto Buchner.....	3rd Leg. Dist..Equitable Bldg.
Frederick T. Dorton.....	3rd Leg. Dist..Law Bldg.
David H. Lucchesi.....	3rd Leg. Dist..2208 McCulloh St.
Charles T. Reifsnider.....	3rd Leg. Dist..16 E. Preston St.
Charles R. Schirm.....	4th Leg. Dist..2216 Roslyn Ave.
Henry G. Loewer.....	4th Leg. Dist..641 N. Eutaw St.
Jesse Ashman.....	At Large.....1527 E. Baltimore St.
Howell C. Brown.....	At Large.....912 N. Caroline St.
Henry T. Daly.....	At Large.....203 St. Paul St.
George D. Deen.....	At Large.....127 St. Paul St.
George W. Golden.....	At Large.....5 S. Collington Ave.
William T. Henry.....	At Large.....1516 E. Biddle St.
Morris Klein.....	At Large.....210 S. Bond St.
George W. Manly.....	At Large.....100 E. Lexington St.
Robert W. Mobray.....	At Large.....215 Courtland St.
Jacob Rab.....	At Large.....4 S. Exeter St.
George B. Burroughs.....	At Large.....11 N. Charles St.
Peter Sahn.....	At Large.....3034 Baker St.
Jacob F. Murbach.....	At Large.....15 S. Payson St.
Henry A. Ulrich.....	At Large.....414 Franklin St.
J. Frank Supplee, Jr.....	At Large.....626 Equitable Bldg.
William M. Wurtzburger.....	At Large.....1036 N. Broadway.
John T. Ochs.....	At Large.....536 N. Caroline St.

The Governor, with the consent of the Senate, appoints one Justice of the Peace for each of the wards of Baltimore City; six at large for each of the Legislative Districts of the City and fifty-three at large, making a total of one hundred and one Justices.

POLICE JUSTICES.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Address.</i>
A. Crawford Smith....	Eastern Station..... Bank & Bethel Sts.
M. Albert Levinson....	Southern Station..... Ostend & Patapsco Sts.
J. Abner Saylor.....	Western Station..... Pine nr. Lexington St.
Charles R. Schirm.....	Southwestern Station.. Calhoun & Pratt Sts.
George D. Dean.....	Northeastern Station.. Ashl'd Ave. & Durham St.
Gustavus A. Korb.....	Northwestern Station.. 1005 Ridgely St.
Henry A. Ulrich.....	Northern Station..... Cedar Ave. & 34th St.
J. Frank Supplee, Jr..	Central Station..... Saratoga St., nr. Charles.
William N. McFaul...	At Large.
George W. Golden.....	At Large.

From the Justices of the Peace appointed the Governor designates one to act as Police Justice at each of the Police Stations of the city and two at large.

PEOPLE'S COURT.

People's Court Building.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Address.</i>
William M. Kerr.....	Presiding Judge.. 1802 Guilford Ave.
John R. M. Staum.....	Associate Judge.. 1518 Harlem Ave.
Henry N. Abercrombie....	Associate Judge...2528 N. Charles St.
Frederick T. Dorton.....	Associate Judge...Law Building.
Charles T. Reifsnider.....	Associate Judge...16 E. Preston St.

From the Justices of the Peace appointed the Governor designates one Presiding and four Associate Judges of the People's Court.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

(WOMEN.)

Abercrombie, Lillian W.....	818 Fidelity Bldg.
Ball, Miss Melva.....	600 Maryland Trust Bldg.
Bannon, Miss Frances T.....	Builders' Exchange Bldg.
Barron, Miss Dora.....	311 Union Trust Bldg.
Barron, Miss Lizzie.....	437 Equitable Bldg.
Blondell, Miss Teresa M.....	22 St. Paul St.
Boehl, Miss Grace L.....	Garrett Bldg.
Bosch, Miss Emma C.....	919 Fidelity Bldg.
Bowers, Miss Rose C.....	43 N. Arlington Ave.
Burke, Miss Emma L.....	Calvert Bldg.
Callahan, Miss Carmelitte.....	633 Equitable Bldg.
Carberry, Miss Ethel L.....	530 W. Franklin St.
Carr, Miss Alma.....	941 Equitable Bldg.
Carter, Miss Dora.....	1018 N. Fulton Ave.
Chard, Miss Minnie.....	928 S. Elwood Ave.
Collins, Miss Josephine L.....	400 Law Bldg.
Cuddy, Miss Catherine G.....	1207 Battery Ave.
Dolly, Miss Mary R.....	Charles & Lexington Sts.
Dunnigan, Miss Caroline.....	916 N. Gay St.
Farson, Miss Jennie.....	909 Maryland Trust Bldg.
Fernheimer, Miss Amelia.....	2109 Bolton St.
Fitzberger, Miss A. Marie.....	231 E. 25th St.
Frick, Miss Katherine G.....	Fidelity Bldg.
Frink, Miss Louisa.....	735 Gorsuch Ave.
Funk, Miss Mamie S.....	1227 Madison Ave.
Fusting, Miss Caroline M.....	616 Lennox Ave.
Gale, Helen A.....	Munsey Trust Co.
Gohl, Miss Carrie May.....	405 Law Bldg.
Goldrick, Miss Marguerite.....	2021 Homewood Ave.
Hall, Miss Alice.....	802 Gorsuch Ave.
Hartje, Miss Laura E.....	1418 Eutaw St.
High, Miss Ethel.....	815 Equitable Bldg.
Hinton, Helen P.....	1718 W. Lexington St.
Hollenberry, Miss Lula F.....	311 Gaither Bldg.
Howard, Miss Grace E.....	Keyser Bldg.
Hutt, Miss Edna B.....	1738 N. Broadway.
Hellbach, Miss Bertha.....	657 W. Baltimore St.
Hofmeister, Rose.....	care of Consol. Gas, Elec. Light & Power Co.

NOTARIES PUBLIC.—WOMEN.—(Continued.)

Hinton, Helen P.....	1717 W. Lexington St.
Jefferson, Miss L. Mildred.....	2123 Abell Ave.
Johnson, Miss Lillie L.....	Drovers & Merchants Natl. Bank.
Katzner, Miss Anna.....	1927 McCulloh St.
Koehler, Miss Anna B.....	1934 E. Lombard St.
Kraus, Miss Genevieve M.....	52 Gunther Bldg.
Kuhn, Miss Zella.....	Maryland Trust Bldg.
Lee, Miss Mamie W.....	Phoenix Bldg.
Leimbach, Miss Gertrude.....	Lombard & Paca Sts.
Lemmon, Miss Mary L.....	Church Home & Infirmary.
Lohmuller, Miss Bessie C.....	1739 N. Broadway.
Miller, Rose C.....	2015 E. Monument St.
Magraw, Miss Mary M.....	Equitable Bldg.
Mareck, Miss Grace E.....	Hochschild, Kohn & Co.
Martin, Miss Laura H.....	227 St. Paul St.
Millington, Miss Mary M.....	228 St. Paul St.
Mintz, Miss Ray.....	Equitable Bldg.
Mordecai, Miss Mary B.....	Garrett Bldg.
McCreary, Mrs. Mary I.....	630 W. Barre St.
Morgan, Miss Rose M.....	2 E. Lexington St.
McCormick, Miss Theresa.....	Coca-Cola Bldg.
Neeman, Mrs. Sarah O.....	Hotel Kernan.
Neuberger, Miss Lena.....	719 Fidelity Bldg.
Nolan, Miss Annie S.....	1310 Penna. Ave.
O'Brien, Miss Regina.....	828 Law Bldg.
Osing, Miss Blanche E.....	523 E. 22nd St.
Perrin, Miss Alice.....	204 E. Lafayette Ave.
Price, Miss Maude A.....	Fidelity Bldg.
Pinning, Miss E. Marie.....	731 Munsey Bldg.
Prendergast, Miss M. A.....	417 E. Baltimore St.
Rea, Miss M. Margaret.....	218 St. Paul St.
Reed, Miss Mary C.....	15 N. Paca St.
Reviol, Miss Anna C.....	913 S. Charles St.
Richter, Miss Florence M.....	2839 W. North Ave.
Robinson, Miss Julia B.....	218 W. Lanvale St.
Ryan, Miss Nellie T.....	National Bank of Baltimore.
Sauerhoff, Miss Elizabeth.....	709 Light St.
Shaver, Miss Mae D.....	2308 E. Preston St.
Smith, Miss Miriam L.....	2 E. Lexington St.
Spalding, Miss Mabel.....	2141 W. North Ave.
Stonestreet, Miss H. D.....	529 N. Charles St.
Sullivan, Miss Gertrude.....	821 E. Chase St.
Wallbillick, Miss May.....	225 N. Carrollton Ave.
Wann, Miss Hannah.....	University Hospital.
Weems, Miss Elizabeth W.....	1008 Union Trust Bldg.
Wells, Miss Frances B.....	Professional Bldg.
Woodfall, Miss Carrie.....	713 Fidelity Bldg.
Weinberg, Miss Edith R.....	1233 Calvert Bldg.

(MEN.)

Adams, Howard D.....	620 Equitable Bldg.
Addison, A. Merrill.....	1013 W. Lanvale St.
Albrecht, Chester A.....	1943 W. Pratt St.
Antkowiak, Martin J.....	2605 Falls Ave.
Apicella, Benj.....	229 Albermarle St.
Appel, Jno. F. C.....	1117 Battery Ave.
Axtell, Fred. S.....	Fidelity Bldg.
Baker, Edward W.....	Post Office.

NOTARIES PUBLIC.—MEN.—(Continued.)

Bartlett, J. Kemp, Jr.	2100 Mt. Royal Terrace.
Baum, Emanuel M.	520 Law Bldg.
Beach, Robert W.	Union Trust Bldg.
Bealmeier, Cleveland R.	501 Title Bldg.
Benderritter, J. A.	1724 Ramsey St.
Benson, Geo. McG.	217 St. Paul St.
Bernheimer, Abraham.	311 W. Lexington St.
Berry, Jasper M., Jr.	225 St. Paul St.
Bishop, Howard G.	Industrial Bldg.
Blake, Everett L.	102 E. Lexington St
Blaustein, H. N.	10 South St.
Blume, Albert, Jr.	1523 E. North Ave.
Bolton, Wm. P.	338 E. 20th St.
Bowling, E. Gill.	127 E. Baltimore St.
Bowling, A. W.	Fidelity Bldg.
Boyd, John A.	1707 Bank St.
Bradford, Augustus W.	7 E. Eager St.
Bradshaw, R. B.	220 St. Paul St.
Brady, Roland H.	Maryland Casualty Tower.
Brady, John A.	1010 S. Kenwood Ave.
Brinkley, Ernest H.	2022 Oakley St.
Broadbent, Stephen D.	114 E. Lexington St.
Bross, Ernest E.	Baltimore Bargain House.
Brown, J. Wilson.	615 Gorsuch Ave.
Brown, E. Wade.	415 N. Greene St.
Brown, Harry T.	4027 Belle Ave.
Bryan, J. Wallace.	1400 Continental Bldg.
Bryan, Harry B.	1911 N. Monroe St.
Bryant, Allen M.	112 E. Lexington St.
Buck, Saml. D.	100 Hopkins Place.
Buchholtz, R. E. M.	748 Reservoir St.
Bullock, Wm. A.	Wilson & Park Ave.
Burgess, Edwin.	210 E. Lexington St.
Burkart, Chas. L.	10 E. Fayette St.
Balder, Chas. M.	438 Equitable Bldg.
Berman, Jesse L.	1101 Brentwood Ave.
Berugardt, Maurice M.	913 E. Fayette St.
Burgess, Jas. A.	M. & M. Trans. Co.
Beatty, Ernest W.	1205 Fidelity Bldg.
Bortels, Wm. N.	840 N. Patterson Park Ave.
Bennett, Chas. F.	North & Penna. Aves.
Bamford, Thos. A.	3119½ W. North Ave.
Bickel, Harvey C.	507 Law Bldg.
Carlin, Frank LeG.	U. S. Fidelity & Guaranty Co.
Carlin, M. B.	201 Natl. Marine Bank Bldg.
Carrick, Geo. W.	224 N. Poppleton St.
Carrill, Albert H.	Bank of Hampden.
Carroll, Wilson J.	363 Calvert St.
Chapman, Novil P.	631 Calvert Bldg.
Chestnut, Calvin G.	744 N. Fulton Ave.
Clark, Jas. A.	110 E. Lexington St.
Cook, Filmore.	528 Law Bldg.
Coulter, Geo. A.	Fidelity Bldg.
Connor, Joseph P.	2237 Barclay St.
Counselman, Chas. C.	215 N. Charles St.
Cronin, Eugene J.	412 Equitable Bldg.
Curry, Walter A.	106 N. Eutaw St.
Clark, Jas. F.	103 Brown Arcade Bldg.
Cullum, M. Harris.	1419 Munsey Bldg.

NOTARIES PUBLIC.—MEN.—(Continued.)

Dames, John H.....	1935 W. Baltimore St.
Denhard, Emil R.....	Central Savings Bank.
Dickerson, Edwin T.....	301 St. Paul St.
Dickson, David.....	301 E. Lombard St.
Diener, Theodore H.....	217 E. Baltimore St.
Diffenderfer, Jas. E.....	505 Carroll Bldg.
Dunnoch, E. Leo.....	Keyser Bldg.
Distler, John C.....	3022 E. Baltimore St.
Dittman, John, Jr.....	1225 N. Patterson Park Ave.
Dorsey, C. Marcellus.....	1310 N. Fremont Ave.
Dorsey, Wm. R.....	1219 Fidelity Bldg.
Drake, Harry L.....	Calvert Bldg.
Duvall, John B.....	903 Continental Bldg.
Eason, Clarence E.....	220 Warren Ave.
Eastwood, Albert F.....	2507 McElderry St.
Eby, C. Arthur.....	1313 Fidelity Bldg.
Ecke, Albert.....	1921 Ramsey St.
Edmonds, W. H.....	123 N. Eutaw St.
Edmondson, J. H.....	533 Title Bldg.
Eduards, E. K.....	American Bldg.
Edwards, Thos. E.....	Franklin Bldg.
Elderkin, Clarence E.....	321 N. Howard St.
Embert, T. Howard.....	1403 Fidelity Bldg.
England, Jos. T.....	213 Courtland St.
Evitt, H. G.....	care of Crown, Cork & Seal Co.
Fardy, John T.....	1128 Mosher St.
Felber, Simon L.....	1632 Bank St.
Fink, N. S.....	2113 W. Pratt St.
Foss, George A.....	Rayner Bldg.
Franck, Wm. R.....	604 E. Pratt St.
Frederick, Eugene.....	637 Equitable Bldg.
Freeny, Benj. L.....	22 E. Lexington St.
French, H. Findlay.....	607 Continental Bldg.
Funk, Wm. F.....	1832 Mulberry St.
Fowler, Alex. F.....	care of Swift & Co.
Gammie, G. B.....	13 South St.
Garrett, Howard W.....	Maryland Trust Bldg.
Geiss, F. W.....	2 N. Fremont St.
Gerbig, R. H.....	1119 Fidelity Bldg.
Getz, C. Ireland.....	209 E. Fayette St.
Gill, Albert S.....	215 St. Paul St.
Gilbert, Frank S.....	Charles & Lexington Sts.
Gisin, Wm. H.....	213 Courtland St.
Goetzke, Arthur R.....	2510 Roslyn Ave.
Goldman, A. K.....	424 Robert St.
Goldstone, M. Henry.....	620 Law Bldg.
Gosnell, Thomas.....	1929 W. Lexington St.
Gould, Wm. D.....	13 North St.
Grace, J. Harry.....	B. & O. R. R. Co.
Graetzel, G. Clem.....	225 St. Paul St.
Grafflin, Robert L.....	Baltimore Trust Co.
Grafflin, Chas. F.....	Provident Savings Bank.
Greenbaum, Simon.....	1301 W. Baltimore St.
Gregorius, Adam S.....	State's Attorney's Office.
Grimes, Howard S.....	Crown, Cork & Seal Co.
Grimm, T. C.....	6 E. Lexington St.
Grinsfelder, Solomon.....	2139 Linden Ave.
Griffith, G. Mitchell.....	2 E. Lexington St.
Goeb, Chas. W.....	1603 E. Lafayette Ave.

NOTARIES PUBLIC.—MEN.—(Continued.)

Geiger, John P.	2500 E. Baltimore St.
Hoddinott, George H.	care of Western Md. Ry. Co.
Hall, Cary D., Jr.	North & Lexington Sts.
Hanson, Murray	207 St. Paul St.
Harris, W. Hall, Jr.	31 E. Mt. Vernon Place.
Harrison, C. Morrison	230 St. Paul St.
Hatch, Alfred C.	1020 Munsey Bldg.
Hatchett, Truly	21 E. Saratoga St.
Haulenbeck, Geo. W.	B. & O. R. R. Co.
Heath, Walter R.	Calvert Mort. & Devel. Co.
Hecht, Lee I.	322 Law Bldg.
Heinz, E. A.	413 E. Baltimore St.
Henkus, John A.	609 Union Trust Bldg.
Hewes, Jno. W.	Abell Bldg.
Hill, Edw. P.	Continental Bldg.
Hilleary, J. Alex.	Natl. Howard Bank.
Hisse, Wm., Jr.	1503 Emerson Tower Bldg.
Hoffman, P. H.	618 Equitable Bldg.
Harrison, Nathan	222 N. Front St.
Hayes, Jesse W.	2108 Chelsea Ave.
Hoffman, Chas. B.	Title Bldg.
Hollyday, Guy	1400 Continental Bldg.
Hodson, Howard S.	401 Calvert Bldg.
Hessey, John H.	17 Builders' Exchange Bldg.
Hooper, John R.	Commonwealth Bank.
House, Wm. C.	Law Bldg.
Hull, Thos. G.	727 Law Bldg.
Hutchins, Chas. L.	Calvert Bldg.
Ijams, George E.	3302 Clifton Ave.
Immler, L. Henri	209 Union Trust Bldg.
Irelan, Edwin C.	Maryland Casualty Co.
Jordan, Chas. W.	care of Mackubin, Goodorch & Co.
Johnson, Jas. F.	914 Equitable Bldg.
Jones, Harvey C.	131 Law Bldg.
Jones, Ralph M.	38 S. Fulton St.
Jones, R. Ellsworth	217 St. Paul St.
Jones, Harvey C.	131 Law Bldg.
Katenkamp, C. W.	Edmondson & Walnut Aves.
Keene, Cyril W.	319 N. Howard St.
Keene, Reginald	Mayor's Office.
Kimmel, J. Harvey	916 N. Arlington Ave.
Kinnemon, John E.	2204 Boston St.
Klecka, Jas. F.	210 E. Lexington St.
Klerlein, Louis C.	21 Franklin Bldg.
Klock, L. A.	Security Storage & Trust Co.
Knapp, Geo. W., Jr.	1901 Light St.
Knott, Harry J.	1309 Ensor St.
Kowalewski, Edw.	Curtis Bay.
Krauder, Chas. A., Jr.	Mayor's Office.
Kuhlmann, Chas. J.	Title Bldg.
Laupheimer, J. D.	Baltimore Life Insurance Co.
Levin, Harry O.	502 American Bldg.
Levy, W. S.	20 Builders' Exchange Bldg.
Livingstone, Meyer	2107 E. Baltimore St.
Long, Clayton B.	901 N. Gay St.
Liverpool, John H.	1813 Division St.
Lowndes, Lucien C.	Arcade Bldg.
Luber, Michael	1207 N. Patterson Park Ave.
Lucke, Hilary W.	Calvert Bank.

NOTARIES PUBLIC.—MEN.—(Continued.)

Lnzius, H. M.....	12 W. Mt. Royal Ave.
Leggett, Albert A.....	301 St. Paul St.
McAllister, Jos. L.....	10 E. Lexington St.
McCaffrey, Read A.....	108 E. 25th St.
McDonough, Steven P.....	215 St. Paul St.
McFeely, Wm. J., Jr.....	208 McMechen St.
McKees, Robert C.....	Gaither Bldg.
McLeran, Wm. A.....	21 W. Saratoga St.
Macht, Morris.....	11 E. Fayette St.
Maisel, F. Henry.....	1821 N. Patterson Park Ave.
Marr, John B.....	311 Pearl St.
Martocci, Pasquale.....	401 S. High St.
Mason, T. E.....	6 E. Lexington St.
Masson, Wm. H.....	Immigration Bureau.
Masson, Paul.....	522 Light St.
Mattingly, Howard T.....	1119 Light St.
Mattingly, Geo. L.....	11 E. Lexington St.
Milio, Placido.....	844 E. Pratt St.
Motz, Randolph J.....	306 St. Paul St.
Mulligan, Chas. W.....	117 S. Ellwood Ave.
Munderloh, Henry A.....	2314 Edmondson Ave.
Muse, H. Lee.....	743 W. North Ave.
Meddinger, W. S., Jr.....	Consolidation Coal Co.
Meyer, Robert A.....	1809 Federal St.
Nathanson, Joseph.....	814 E. Baltimore St.
Neuschaefer, John F.....	Maryland Casualty Co.
Nock, John D.....	1301 Fidelity Bldg.
Nossel, Jos. T.....	443 Calvert Bldg.
Neil, Edward E.....	1415 Longwood St.
Odent'hal, Lloyd.....	102 E. Lexington St.
Orth, Charles E.....	225 Law Bldg.
Pairo, W. Harry.....	1208 Pennsylvania Ave.
Panitz, Gilbert H.....	842 Equitable Bldg.
Patrick, A. D.....	U. S. Fidelity & Guaranty Co.
Pepler, Louis.....	Keyser Bldg.
Perry, N. H.....	916 N. Gay St.
Pittroff, Edw. L.....	214 N. Stricker St.
Podlish, Wm. F.....	120 Law Bldg.
Pohlman, Harry E.....	1407 Continental Bldg.
Pollard, Walter W.....	302 Carroll Bldg.
Poultney, Wm. D.....	Title Bldg.
Pue, Richard B.....	124 W. Lafayette Ave.
Purcell, Lee.....	1115 Rutland Ave.
Pumphrey, Lee H.....	901 N. Gay St.
Quast, Geo. F.....	1619 E. North Ave.
Quigley, Chas. H.....	801 Gaither Estate Bldg.
Raap, J. Louis.....	Fidelity Bldg.
Rahe, Louis W.....	3017 Greenmount Ave.
Ralston, David A.....	401 Title Bldg.
Ramey, Frank F.....	225 Law Bldg.
Rath, W. J.....	1826 N. Broadway.
Raynor, Jas. W.....	228 St. Paul St.
Reinhardt, Wm. M.....	1007 E. Preston St.
Reinheimer, Frederick F.....	100 E. Lexington St.
Reisenweber, Daniel F.....	1209 Calvert Bldg.
Rhodes, Robert L.....	Piper Bldg.
Rinn, Julius.....	Roland Park.
Roberts, Milton.....	306 M. & M. Bldg.
Robinson, E. Walter.....	Equitable Bldg.

NOTARIES PUBLIC.—MEN.—(Continued.)

Robinson, John O.....	302 W. Lombard St.
Robinson, George E.....	1700 E. North Ave.
Rogers, C. Rollins.....	86 Gunther Bldg.
Rolle, Philip B.....	215 St. Paul St.
Rosenstein, Edw. J.....	200 Equitable Bldg.
Roth, Wm. J.....	1836 N. Broadway.
Ruth, John P.....	1036 Hanover St.
Santry, Jere J.....	110 E. Lexington St.
Sappington, Edward H.....	733 Title Bldg.
Schaur, Charles E.....	1211 Madison Ave.
Schiaffino, Jas. H.....	220 N. Eutaw St.
Schilpp, John G.....	814 Calvert Bldg.
Schmidt, J. Paul.....	720 Law Bldg.
Schneider, F. F.....	2 E. German St.
Schocher, Louis.....	2404 E. Pratt St.
Schroeder, C. M.....	Eutaw & Franklin Sts.
Schultz, W. L.....	Terminal Bldg.
Schulz, Arthur H., Jr.....	313 W. German St.
Schuster, Frank J.....	932 N. Bond St.
Severns, W. E.....	c/o B. & O.
Sharretts, R. C.....	506 Continental Bldg.
Sheffer, J. Wm.....	17 S. Gay St.
Shelds, H. S.....	2724 Jefferson St.
Shriver, Mark O.....	3 E. Lexington St.
Shriver, Thos. F.....	National Marine Bank.
Silverberg, Simon.....	518 Law Bldg.
Simon, Aaron J.....	123 W. Saratoga St.
Singewald, H. Elmer.....	Fidelity Bldg.
Skeen, John Henry.....	922 Equitable Bldg.
Smith, Geo. H.....	211 N. Schroeder St.
Smith, W. C.....	Builders' Exchange Bldg.
Smith, B. W.....	213 St. Paul St.
Smith, W. Halbert.....	108 E. Lexington St.
Smith, Arthur L.....	648 Columbia Ave.
Smith, George H.....	19 N. Poppleton St.
Smith, Alfred C. H.....	10 South St.
Spencer, Emmette R.....	Johns Hopkins University.
Sterling, Sylvester A.....	Bartlett Hayward Co.
Stewart, Paul H.....	Berkshire Life Insurance Co.
Stocksdale, W. J.....	928 Equitable Bldg.
Sullivan, Felix R.....	213 St. Paul St.
Sullivan, Wm. A.....	232 St. Paul St.
Sweeten, Howard A.....	1014 Aisquith St.
Shapiro, Saml.....	746 Equitable Bldg.
Sweaver, Conrad.....	2202 E. Hoffman St.
Schniff, N. R.....	1109 Brentwood Ave.
Savage, Israel A.....	503 American Bldg.
Taylor, Geo. E.....	2118 Callow Ave.
Taylor, Wm. S., Jr.....	19 E. Saratoga St.
Thatcher, Thos. C.....	Farmers & Merchants Natl. Bank.
Thomas, Howell H.....	21 Gunther Bldg.
Thomas, Douglas.....	Merchants Trust & Dep. Co.
Thompson, Wilbur S.....	10 E. Fayette St.
Thompson, George W.....	273 S. Elwood Ave.
Toulson, Edmund.....	323 W. Biddle St.
Tschudi, H.....	905 Maryland Trust Bldg.
Tuck, P. H.....	207 N. Calvert St.
Twardowicz, Peter.....	1727 Gough St.
Vogt, Henry.....	1014 W. Franklin St.

NOTARIES PUBLIC.—MEN.—(Continued.)

Warner, John F.	1517 W. Lafayette Ave.
Warner, D. List.	428 W. Mulberry St.
Wasiliauskas, Jos.	112 N. Green St.
Webb, Armsted W.	209 St. Paul St.
Webster, Edw. B.	511 W. Franklin St.
Wertzer, Lee.	428 W. Mulberry St.
Westbrook, H. Young.	1618 Gorsuch Ave.
White, George M.	898 E. North Ave.
White, Oliver C.	Drovers & Mechanics Nat. Bank.
Weinblatt, Wm.	1112 E. Baltimore St.
Weber, Edw. J.	37 E. Ostend St.
Warnkan, Fred. M.	care of Strouse Bros.
White, David W.	3800 Dalrymple Ave.
Wiedersum, Geo.	216 Munsey Bldg.
Wolfenden, A. T.	224 St. Paul St.
Wroth, John.	1827 W. Fayette St.
Wyatt, Francis H.	Mt. Holly St. nr. Duvall.
Yost, Geo. S.	22 Gunther Bldg.
Zoller, Henry, Jr.	217 St. Paul St.

Calvert County.

COUNTY SEAT—PRINCE FREDERICK.

Origin of Name—After the family name of the Proprietary.

Date of Formation—1654. Area—222 square miles. Population—10,325 (1910).

Court Terms—Jury, first Monday in May and second Monday in November. Non-jury, first Monday in July and February.

Orphans' Court Days—Second and fourth Tuesdays of each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
J. Frank Parran.	State's Attorney.	1920
Arthur A. Harkness.	Clerk Circuit Court.	1921
Charles S. Parran.	Register of Wills.	1921
Julius G. Hall.	Sheriff.	1917
Malcolm Grahame.	Treasurer.	1917
John A. Monnett.	County Commissioner.	1917
James G. O'Neill.	County Commissioner.	1917
Joseph J. Gibson.	County Commissioner.	1917
Langley B. Denton.	Judge Orphans' Court (Chief).	1919
John J. Williams.	Judge Orphans' Court.	1919
Henry H. Hutchins.	Judge Orphans' Court.	1919

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Post Office.</i>
J. Wilson Jones.	1	Broom's Island.
Thomas P. Evans.	1	Solomons.
John M. Gott.	1	Wallville.
J. Lattimer Ireland.	1	Port Republic.
James B. Loville.	1	Lusby's.
William W. Duke.	2	Prince Frederick.
George D. Essex, Jr.	2	Willows.
Wm. B. Stafford.	2	Bowens.
Joseph R. Griffin.	3	Lower Marlboro.
Thomas H. Harrison.	3	Huntingtown.
John E. Donald.	3	Chesapeake Beach.
Stephen G. Bowen.	3	Huntingtown.

MARYLAND MANUAL.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Obidiah L. King.....	Prince Frederick.
William H. Hellen.....	Sofomons.
Calvert C. Buckler.....	Owings.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>		<i>Postoffice.</i>
Harrison C. Long.....	Republican	St. Leonard.
R. Samuel Russell.....		Sunderland.
George W. King.....	Democrat	Lower Marlboro.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
John W. Jones.....	1916	Dunkirk.
Thos. L. Hutchins.....	1918	Barstowe.
A. S. Leathering.....	1920	Lusby's.

Caroline County.

COUNTY SEAT—DENTON.

Origin of Name—After Lady Caroline Calvert, sister of the last Lord Baltimore.

Date of Formation—1773. Area—320 square miles. Population—19,216 (1910).

Court Terms—Jury, first Monday in April and October. Non-jury, second Monday in January and fourth Monday in June.

Orphans' Court Days—Second Tuesday in February, April, June, August, October and December.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Frederick R. Owens.....	State's Attorney.....	1920
Lawrence B. Towers.....	Clerk Circuit Court.....	1921
Z. Potter Steele.....	Register of Wills.....	1919
Josiah A. Beck.....	Sheriff.....	1917
Jos. H. Carroll.....	Treasurer.....	1918
Albert S. Handy.....	County Commissioner.....	1917
William F. Jackson.....	County Commissioner.....	1919
Willard C. Todd.....	County Commissioner.....	1921
Edward W. Liden.....	Judge Orphans' Court (Chief).....	1919
Leonard F. Covey.....	Judge Orphans' Court.....	1919
J. Virgil Moore.....	Judge Orphans' Court.....	1919
Joseph W. Noble.....	Surveyor.....	1918

STATE GOVERNMENT.

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
George W. Smith.....	1	Mardell.
J. Spencer Lapham.....	1	Goldsboro.
Thomas M. Green.....	2	Greensboro.
Charles W. Hobbs.....	3	Denton.
James E. Hignutt.....	3	Denton.
Charles B. Harrison.....	4	Preston.
John T. Blades.....	4	Choptank.
John W. Richards.....	5	Federalburg.
Daniel W. Moore.....	5	Federalburg.
J. E. Hicks.....	6	Hillsboro.
Henry W. Wilkinson.....	7	Ridgely.
Aulay B. Smith.....	7	Ridgely.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
J. Frank Lane.....	Goldsboro.
Warren Vansant.....	Greensboro.
Harry E. Ramsdell.....	Denton.
John W. Payne.....	Preston.
Harvey D. Williams.....	Federalburg.
Philetus Jefferson.....	Federalburg.
Howard P. Flowers.....	Hillsboro.
Joseph M. Haymaker.....	Ridgely.
W. Edwin Wright.....	Choptank.
Miss May E. Murphy.....	Denton.
Mrs. Gertrude C. Deen.....	Denton.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Harry B. Mason.....	Republican
Alphonzo Meredith.....	Denton.
Benjamin H. Johnson.....	Democrat
	Denton.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Walter M. Wright.....	1916	Choptank.
Edward E. Nuttle.....	1918	Federalburg.
James H. Nichols.....	1920	Denton.

Carroll County.

COUNTY SEAT— WESTMINSTER.

Origin of Name—After Charles Carroll of Carrollton.

Date of Formation—1836. Area—437 square miles. Population—33,934 (1910).

Court Terms—Jury, second Monday in February, May and November. Non-jury, second Monday in August.

Orphans' Court Days—Every Monday and Tuesday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
William L. Seabrook.....	State's Attorney.....	1920
Edward O. Cash.....	Clerk Circuit Court.....	1921
William Arthur.....	Register of Wills.....	1921
Martin D. Hess.....	Treasurer.....	1917
James M. Stoner.....	Sheriff.....	1917
Jacob N. Dehoff.....	County Commissioner.....	1917
John W. Myers.....	County Commissioner.....	1919
Benjamin F. Stansbury.....	County Commissioner.....	1921
Harry K. Shaeffer.....	Judge Orphans' Court (Chief).....	1919
Solomon Myers.....	Judge Orphans' Court.....	1919
Thomas J. Haines.....	Judge Orphans' Court.....	1919
John D. Roop, Jr.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
John T. Fogle.....	1.....	Taneytown.
James B. Galt.....	1.....	Taneytown.
Jesse F. Billmyer.....	2.....	Uniontown.
Edward H. Brown.....	3.....	Silver Run.
William W. Shamer.....	4.....	Patapsco.
Joseph Devilbiss.....	4.....	Ruse.
D. Dixon Byers.....	4.....	East View.
William D. Selby.....	5.....	Sykesville.
William C. Shearrer.....	6.....	Manchester.
Horatio T. Wentz.....	6.....	Lineboro.
Theo. F. Brown.....	7.....	Westminster.
J. Hoffman Fuss.....	7.....	Westminster.
Edward W. Belt.....	8.....	Hampstead.
Jacob Farver.....	9.....	Westminster.
Lewis A. Koontz.....	9.....	Westminster.
Peter D. Koons.....	10.....	Detour.
S. J. Brandenburg.....	12.....	Union Bridge.
Frank R. Young.....	13.....	Mt. Airy.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Harry P. Hyson.....	Hampstead.
Herbert F. Leatherwood.....	Woodbine.
Cleveland Anders.....	Union Bridge.
M. D. Read.....	New Windsor.
E. C. Tipton.....	Hampstead.
W. Carroll Shunk.....	Westminster.
Frank R. Cassell.....	Westminster.
J. B. Mellor.....	Sykesville.
Calvin E. Bankart.....	Union Mills.
Milton A. Zollickoffer.....	Uniontown.
Bradley C. Leatherwood.....	Mt. Airy.
Walter Wilt.....	Taneytown.
John Harris.....	Sykesville.
Miss Sadie G. Masenheimer.....	Manchester.
Herman F. Krathge.....	Asbestos.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
G. Moritz Zepp..... Republican	Westminster.
William F. Bricker.....	Taneytown.
Edward O. Diffendall..... Democrat	Westminster.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Milton A. Koons.....	1916	Taneytown.
Theodore F. Englar.....	1916	Westminster.
C. G. Devilbiss.....	1918	New Windsor.
Abram N. Zentz.....	1918	East View.
William D. Hopkins.....	1920	Mt. Airy.
J. Wesley Hoffacker.....	1920	Manchester.

Cecil County.

COUNTY SEAT—ELKTON.

Origin of Name—After the forename of the second Lord Baltimore.

Date of Formation—1674. Area—360 square miles. Population—23,759 (1910).

Court Terms—Jury, first Monday in March, third Monday in September, and second Monday in December; non-jury, third Monday in June.

Orphans' Court Days—Second Tuesday in each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Chas. B. Finley.....	State's Attorney.....	1920
Charles S. Peacock.....	Clerk Circuit Court.....	1921
Rufus D. Bowland.....	Register of Wills.....	1921
Richard K. Barnes.....	Sheriff.....	1917
Charles H. Gatchell.....	Treasurer.....	1918
Walter C. Martindale.....	Assistant Treasurer.....	1916
Philip M. Graves.....	Asst. Treasurer-elect.....	1918
John F. Johnson.....	County Commissioner.....	1917
William R. Cameron.....	County Commissioner.....	1919
J. Frank Blake.....	County Commissioner.....	1917
James J. McCauley.....	Judge Orphans' Court (Chief).....	1919
Alexander P. Jackson.....	Judge Orphans' Court.....	1919
Milton S. Sentman.....	Judge Orphans' Court.....	1919
Powell F. Johns.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Thomas G. Dickerson.....	1.....	Earleville.
Nathan A. Van Buskirk.....	2.....	Chesapeake City.
B. Bladen Craycroft, Jr.....	3.....	Elkton.
Joshua M. Ash.....	3.....	Elkton.
John W. Mahoney.....	3.....	Pleasant Hill.
Isaiah Biddle.....	5.....	North East.
Samuel Gray.....	5.....	Leslie.
Brinton P. Nichols.....	6.....	Rising Sun.
Alonzo L. Barry.....	7.....	Port Deposit.
Alexander P. Jackson.....	7.....	Principio.
Harry M. Jackson.....	7.....	Perryville.
Thomas H. Cummings.....	8.....	Rowlandville.
Joseph P. Cutler.....	9.....	Liberty Grove.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
John R. Mahoney.....	Elkton.
Charles H. Jeffers.....	Elkton.
James O. Carson.....	Port Deposit.
Edwin L. Haines.....	Rising Sun.
J. Edward Davis.....	North East.
Morton Reeder.....	North East.
Leroy H. Bloomer.....	Chesapeake City.
William C. Feehly.....	Elkton.
Miss Annie E. Jenkins.....	Rising Sun.
Miss Sarah Estelle Smith.....	Elkton.
John M. Reed, Jr.....	Chesapeake City.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Victor R. Bennett.....	Republican.....Elkton.
T. Ernest Brickley.....	Rising Sun.
John H. Black.....	Democrat.....Cecilton.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Arthur Harvey.....	1916	Childs.
Wilbur J. Falls.....	1918	North East.
Wm. M. Pogue.....	1920	Rising Sun.

DUCKING POLICE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Charles E. Biddle.....	Susquehanna Flats..... North East.
Harry L. Harvey.....	Susquehanna Flats..... North East.
John Racine.....	Elk River..... Elkton.

CORONER.

(Term Expires 1916.)

William P. Dean.....	Elkton.
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ROAD ENGINEER.

Roger B. Irwin.....	Elkton.
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Charles County.

COUNTY SEAT—LA PLATA.

Origin of Name—After Charles, Lord Baltimore.

Date of Formation—1658. Area—451 square miles. Population—16,386 (1910).

Court Terms—Jury, third Monday in May and November. Non-jury, third Monday in February and July.

Orphans' Court Days—First and third Tuesdays in each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Ferdinand C. Cooksey.....	State's Attorney.....	1920
Conrad Posey.....	Clerk Circuit Court.....	1921
Chas. N. Dement.....	Register of Wills.....	1921
Lemual Albrittain.....	Sheriff.....	1917
Thomas Norman.....	Treasurer.....	1918
Price Gray.....	County Commissioner.....	1921
Robert A. Naylor.....	County Commissioner.....	1921
John W. Owen.....	County Commissioner.....	1919
Charles D. Carpenter.....	Judge Orphans' Court (Chief).....	1919
Joseph P. Johnson.....	Judge Orphans' Court.....	1919
George P. Goode.....	Judge Orphans' Court.....	1919
Peter W. Kendrick.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Lee M. Southerland.....	1	La Plata.
Henry Delozier.....	2	Pisgah.
J. Thomas Delozier.....	2	Rison.
Francis E. Dunnigan.....	3	Doncaster.
B. Henry Mattingly.....	4	Newport.
Leister Higgs.....	4	Newburg.
Bernard L. Perry.....	5	Harris Lot.
John H. Reeder.....	5	Newburg.
Thos. M. Wilkerson.....	6	Waldorf.
Clarence Carpenter.....	7	Indian Head.
Marcena C. Gray.....	8	Bryantowu.
John H. Cahpelear.....	9	Hughesville.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
P. Stanley Harrison.....	Hughesville.
Roger S. Dement.....	Indian Head.
J. Mitchell Cochrane.....	La Plata.
Thos. P. Simmonds.....	Ironsides.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>	
Verbal C. Adams.....	Republican	Waldorf.
Harry C. Bowie.....	La Plata.
P. Preston Williams.....	Democrat	Doncaster.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Dr. Cataldus H. Posey.....	1916	La Plata.
William S. Yates.....	1918	Wicomico.
Walter R. Linthicum.....	1920	La Plata.

Dorchester County.

COUNTY SEAT—CAMBRIDGE.

Origin of Name—After Earl Dorset, a family friend of the Calverts.

Date of Formation—1668. Area—618 square miles. Population—28,669 (1910).

Court Terms—Jury, fourth Monday in April, second Monday in November. Non-jury, fourth Monday in January and July.

Orphans' Court Days—Every Tuesday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
A. Stengle Marine.....	State's Attorney.....	1920
William H. Medford.....	Clerk Circuit Court.....	1921
Russell P. Smith.....	Register of Wills.....	1921
George W. Bradshaw.....	Sheriff.....	1917
James R. Jones.....	Treasurer.....	1917
Clarence D. Sewell.....	County Commissioner.....	1917
John S. Skinner.....	County Commissioner.....	1917
James C. Mears.....	County Commissioner.....	1919
W. Alvin Linthicum.....	County Commissioner.....	1921
Luke K. Hackett.....	County Commissioner.....	1921
Reuben H. Baumgartner.....	Judge Orphans' Court (Chief).....	1919
Levi D. T. Noble.....	Judge Orphans' Court.....	1919
William J. Woolen.....	Judge Orphans' Court.....	1919
J. Watson Thompson.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
William O. Bradley.....	1.....	Oak Grove, Del.
G. E. H. Wheatley.....	1.....	Eldorado.
J. Mitchell Reid.....	2.....	East New Market.
Benjamin W. Holland.....	2.....	Secretary.
William Corkran.....	3.....	Vienna.
Minos Howeth.....	3.....	Reid's Grove.
T. W. Staplefort.....	4.....	Taylor's Island.
Ernest H. Bradford.....	5.....	Crapo.
Slighter Wallace.....	5.....	Lakesville.
Frederick Tyler.....	6.....	Fishing Creek.
Lawrence P. Ashton.....	6.....	Hoopersville.
James H. C. Barrett.....	7.....	Cambridge.
S. James Fooks.....	7.....	Cambridge.
Levin W. Bothum.....	7.....	Cambridge.
Fielder G. Jones.....	7.....	Cambridge.
Daniel L. Moore.....	8.....	Hudson.
W. A. Vane.....	9.....	Church Creek.
John M. Murphy.....	10.....	Bishop's Head.
Rufus W. Mills.....	10.....	Bishop's Head.
James H. Lord.....	12.....	Williamsburg.
C. Lee Seward.....	13.....	Sewards.
Fred. R. Waddell.....	15.....	Hurlock.
Walter Rhodes.....	15.....	Rhodesdale.
Wm. H. P. Bryan.....	16.....	Madison.
John W. Maguire.....	16.....	Madison.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
James E. Reese.....	Cambridge.
L. Philip Skinner.....	Cambridge.
Clarence L. Northrup.....	Hurlock.
George W. Meekins.....	Cambridge.
Arthur S. Hopkins.....	Cambridge.
William F. Applegarth, Jr.....	Golden Hill.

<i>Name.</i>	<i>Postoffice.</i>
C. L. Saxton.....	East New Market.
James R. Jones.....	Cambridge.
C. Guy LeCompte.....	Cambridge.
James M. Corkrane.....	Oak Grove, Del.
Wm. C. Brinsfield.....	Vienna.
Oscar A. Keene.....	Taylor's Island.
Charles M. M. Wingate.....	Wingate.
J. Howard Phillips.....	Cambridge.
Alonzo M. Moore.....	Elliott.
Miss Lura B. West.....	Cambridge.
Frederick H. Clash.....	Wingate's.
William S. Armiger.....	Cambridge.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Party.</i>	<i>Postoffice.</i>
James H. Hubbard.....	Republican	Cambridge.
John F. Willis.....		Cambridge.
John Mace.....	Democrat	Cambridge.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
J. Holliday Murphy.....	1916	Drawbridge.
William F. Jones.....	1916	Bishop's Head.
Oliver Spedden.....	1918	Cambridge.
Edgar F. Bradley.....	1918	Hurlock.
Joseph W. Brooks, Jr.....	1920	Madison.
Edwin Dashiell.....	1920	Cambridge.

Frederick County.

COUNTY SEAT—FREDERICK.

Origin of Name—After Frederick, heir apparent.

Date of Formation—1748. Area—662 square miles. Population—52,673 (1910).

Court Terms—Jury, first Monday in February and September and second Monday in December. Non-jury, second Monday in May.

Orphans' Court Days—Monday, Tuesday and Wednesday in each week and daily during sittings of Court.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Aaron R. Anders.....	State's Attorney	1920
Eli G. Haugh.....	Clerk Circuit Court	1921
Albert M. Patterson.....	Register of Wills	1921
William C. Roderick.....	Sheriff	1917
Roger G. Harley.....	Treasurer	1918
George C. Huffer.....	County Commissioner	1919
Harry B. Witter.....	County Commissioner	1919
John W. Humm.....	County Commissioner	1917
Thomas N. Mohler.....	County Commissioner	1917
Frank M. Stevens.....	County Commissioner	1917
Charles H. Butts.....	Judge Orphans' Court (Chief)	1919
George E. Smith.....	Judge Orphans' Court	1919
John L. S. Aldridge.....	Judge Orphans' Court	1919
Emory C. Crum.....	Surveyor	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Richard R. Day.....	1	Adamstown.
Johu F. Keller.....	1	Buckeystown.
Fabian Posey.....	2	Frederick.
George R. Dennis, Jr.....	2	Frederick.
Eugene A. Alexander.....	3	Middletown.
Charles H. Fogle.....	4	Lewistown.
Millard F. Shuff.....	5	Emmitsburg.
David R. Fry.....	6	Sabillasville.
Joseph W. Smith.....	7	Urbana.
Francis E. Swadener.....	8	Libertytown.
J. V. Albaugh.....	8	Libertytown.
George H. Whitmore.....	8	Libertytown.
J. H. Shipley.....	9	Ijamsville.
J. T. Watkins.....	9	New Market.
George W. Taylor.....	9	New Market.
Chas. C. Pryor.....	10	Foxville.
Geo. W. Manahan.....	10	Sabillasville.
Marion C. Miller.....	11	Woodsboro.
Morgan P. Rungles.....	12	Knoxville.
Calvin A. Thomas.....	13	Mt. Pleasant.
Elmer E. Black.....	15	Thurmont.
William W. Brandenburg, Jr.....	16	Harmony.
David M. Devilbiss.....	17	Johnsville.
William J. Purdum.....	18	Woodville.
Chas. J. Smith.....	21	Braddock.
Howard D. Kefauver.....	22	Burkittsville.
C. E. Miers.....	25	Brunswick.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Charles W. Smith.....	Brunswick.
G. Wesley Kindley.....	Frederick.
Christian H. Eckstein.....	Frederick.
Richard Potts.....	Frederick.
Edward Nicodemus.....	Frederick.
Harry J. Kefauver.....	Frederick.
Harry C. Hull.....	Frederick.
Grayson H. Staley.....	Frederick.
Solomon D. Hedges.....	Frederick.
Thomas A. Chapline.....	Frederick.
A. Leroy McCardell.....	Frederick.
Chas. B. T. Hendrickson.....	Frederick.
J. Traverse Thomas.....	Frederick.
George W. Heinlein.....	Frederick.
Eli Frost.....	Frederick.
Chas. T. K. Young.....	Frederick.
William S. Wachtel.....	Frederick.
Charles D. Eldridge.....	Myersville.
P. R. Langdon.....	Myersville.

<i>Name.</i>	<i>Postoffice.</i>
Benjamin W. Saxten.....	Woodsboro.
Clarence A. Lindsay.....	Unionville.
Lewis S. Harman.....	Brunswick.
W. Nelson Stouffer.....	Walkersville.
John L. Routzahn.....	Middletown.
Walter L. Remsburg.....	Middletown.
William I. Renner.....	Rocky Ridge.
Annan Horner.....	Emmitsburg.
Archly R. Molesworth.....	Mt. Airy.
Wallace R. Beall.....	Libertytown.
Oliver E. Hightman.....	Burkittsville.
Victor F. Cullen.....	Sanatorium.
Rudolph O. Eyler.....	Thurmont.
Peter F. Burket.....	Emmitsburg.
Jno. W. Hoover.....	Wolfsville.
C. H. Lamar.....	Buckeystown.
Sidney Hickman.....	Doubs.
Samuel T. Hickman.....	Doubs.
Harry G. Tritapoe.....	Frederick.
Miss E. R. Hogan.....	Brunswick.
Frank R. Martin.....	Thurmont.
Harting E. Sponseller.....	Frederick.
John W. Eldridge.....	Myersville.
J. Harry Kennedy.....	Frederick.
Norma V. Wachter.....	Frederick.
Ernest C. Webb.....	Frederick.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Garrett S. deGrange.....Republican	Frederick.
William B. James.....	Frederick.
Joseph F. Eisenhauer.....Democrat	Frederick.

SUPERVISORS OF ELECTIONS FOR FREDERICK CITY

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Philip T. Kuhn.....Republican	Frederick.
Marion S. Moberly.....	Frederick.
C. Thomas Eckstein.....Democrat	Frederick.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Augustus W. Nicodemus, Jr.....	1916	Buckeystown.
Cyrus F. Flook.....	1916	Myersville.
William P. Morsell.....	1918	Frederick.
Chas. L. Wachter.....	1918	Sabillasville.
Oscar B. Coblentz.....	1920	Frederick.
James H. Gambrell, Jr.....	1920	Frederick.

REGISTER OF VOTERS FOR BRUNSWICK.

<i>Name.</i>	<i>Postoffice.</i>
Charles H. Edmonston.....	Brunswick.

Garrett County.

COUNTY SEAT—OAKLAND.

Origin of Name—After John W. Garrett.

Date of Formation—1872. Area—660 square miles. Population—20,105 (1910).

Court Terms—Jury, first Monday in June and December. Non-jury, third Monday in March, second Monday in September.

Orphans' Court Days—Second and fourth Tuesdays in each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Ernest R. Jones.....	State's Attorney.....	1920
Edward Z. Tower.....	Clerk Circuit Court.....	1917
Edwin E. Friend.....	Register of Wills.....	1919
Albert Ashby.....	Sheriff.....	1917
Charles A. Beachy.....	Treasurer.....	1916
John W. Kimmell.....	Treasurer-elect.....	1918
George Warnick.....	County Commissioner.....	1919
Darius M. Dixon.....	County Commissioner.....	1917
A. Clyde Smith.....	County Commissioner.....	1917
Walter G. Myers.....	County Commissioners' Clerk.....	1917
J. Thomas Moon.....	Judge Orphans' Court (Chief).....	1919
Samuel A. Miller.....	Judge Orphans' Court.....	1919
Charles S. Harvey.....	Judge Orphans' Court.....	1919
Alex. C. Mason.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
George W. Bray.....	1.....	Swanton.
Joseph Friend, Jr.....	1.....	Swanton.
Wm. H. H. Friend.....	2.....	Friendsville.
Levi C. Fike.....	2.....	Selbysport.
Thos. H. Bittinger.....	3.....	Grantsville.
M. M. Facenbaker.....	4.....	Westernport.
Rufus M. Eulow.....	6.....	Hoyes.
David W. Fraker.....	6.....	McHenry.
E. P. Arnold.....	7.....	Mt. Lake Park.
Lewis A. Rudisill.....	7.....	Mt. Lake Park.
William D. Hoyes.....	10.....	Deer Park.
George B. Brown.....	11.....	Avilton.
J. B. Emory.....	12.....	Bittinger.
Frederick D. Kerns.....	13.....	Kitzmilller.
Grover M. Pool.....	13.....	Kitzmilller.
Robert L. Fries.....	14.....	Oakland.
J. C. Dunham.....	14.....	Oakland.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
H. C. Bonig.....	Grantsville.
Wm. H. H. Friend, Jr.....	Friendsville.
John C. Riley.....	Sellysport.

<i>Name.</i>	<i>Postoffice.</i>
Charles V. Harvey.....	Mt. Lake Park.
Elliott C. Harvey.....	Germania, W. Va.
C. B. Johnson.....	Oakland.
Harland L. Jones.....	Oakland.
Neal C. Fraley.....	Oakland.
Stuart F. Hamill.....	Oakland.
Mrs. Ella Kildow.....	Crellin.
Mrs. Sue R. Laughlin.....	Kitzmilller.
J. L. Richter.....	Accident.
Samuel Sines.....	Sines.
W. T. Snoddy.....	Bond.
James P. Tracey.....	Oakland.
Ray Jones.....	Deer Park.
Jacob Stump.....	Bloomington.
Walter W. Damson.....	Mt. Lake Park.
Mrs. J. M. Hamill.....	Kitzmilller.
Charles M. Sincell.....	Oakland.
Wm. R. Browning.....	Oakland.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Party.</i>	<i>Postoffice.</i>
D. E. Boulden.....	Republican	Oakland.
George D. Browning.....		Friendsville.
Jerry Stanton.....	Democrat	Oakland.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Peter H. Yost.....	1916	Grantsville.
Joseph T. Glotfelty.....	1918	Oakland.
D. E. Sliger.....	1920	Oakland.

Harford County.

COUNTY SEAT—BELAIR.

Origin of Name—After Henry Harford, last proprietor.

Date of Formation—1773. Area—388 square miles. Population—27,965 (1910).

Court Terms—Jury, second Monday in February, May and November, and second Monday in September (optional with Court).

Orphans' Court Days—First Tuesday in each week.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Walter R. McComas.....	State's Attorney.....	1920
John A. Robinson.....	Clerk Circuit Court.....	1921
John Archer.....	Register of Wills.....	1919
Robert S. Aikin.....	Sheriff.....	1918
William J. Shanahan.....	Treasurer.....	1918
James T. Norris.....	County Commissioner.....	1917
William J. Hopkins.....	County Commissioner.....	1917
Dennis J. Shanahan.....	County Commissioner.....	1917
George W. Jones.....	County Commissioner.....	1917
Isaac W. Heaps.....	County Commissioner.....	1917
William Munnikhuysen.....	Judge Orphans' Court (Chief).....	1919
John W. Spencer.....	Judge Orphans' Court.....	1919
B. Frank Webster.....	Judge Orphans' Court.....	1919
Walter E. Sommerville.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Howard W. Lewis.....	1	Joppa.
Cyrus C. Cronin.....	1	Sewell.
Clayton A. Aaronson.....	2	Aberdeen.
Anton H. Vogts.....	2	Perryman.
George W. Richardson.....	3	Belair.
Lewis J. Williams.....	3	Belair.
Charles H. Chesney.....	3	Churchville.
John T. Harkins.....	3	Forest Hill.
Joseph Crumlish.....	3	Fallston.
Lawson Cooley.....	3	Belair.
William M. Barton.....	4	Faun Grove, Pa.
Joshua B. Ward.....	4	Jarrettsville.
James R. Phillips.....	4	Rocks.
Wm. B. Wright.....	4	Rocks.
Wm. T. Riley.....	4	Fallston.
Joseph R. Ely.....	5	Darlington.
Henry W. Guilfoyle.....	5	Whiteford.
Thomas J. Brooks.....	5	Cardiff.
Isaac W. Thompson.....	5	Dublin.
Earl P. Allen.....	5	Street.
Wm. J. Dickinson.....	5	Darlington.
William H. K. Jones.....	5	Castleton.
W. H. Weber.....	6	Havre de Grace.
Joseph Hamburger.....	6	Havre de Grace.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
James H. McPherson.....	Aberdeen.
D. Raymond Jamison.....	Aberdeen.
Harman E. Hoblitzell.....	Belair.
Walter C. Roe.....	Forest Hill.
Martin G. Kurtz.....	Jarrettsville.
J. Wesley Carver.....	Havre de Grace.
Harry Jobes.....	Havre de Grace.
Dr. W. C. McCurdy.....	Cardiff.
Miss Anna L. Wilson.....	Belair.
Miss Katharine M. Burne.....	Belair.
Miss Sarah O. Wright.....	Belair.
Miss Blanche F. Archer.....	Belair.
Stanley F. Spencer.....	Darlington.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

Albert B. Twining.....	Republican	Forest Hill.
John F. Lowe.....		Pylesville.
William F. McNutt.....	Democrat	Darlington.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Philip H. Close.....	1916	Belair.
William H. Day.....	1918	Rocks.
W. Beatty Harlan.....	1920	Churchville.

DUCKING POLICE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
William E. Moore.....	Havre de Grace.
William H. Rawhouser.....	Perryman.

INSPECTOR OF HAY AND STRAW.

(Term Expires 1916.)

Thomas M. White.....	Havre de Grace.
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Howard County.

COUNTY SEAT—ELLICOTT CITY.

Origin of Name—After Col. John Eger Howard, the elder.

Date of Formation—1851. Area—365 square miles. Population—16,106 (1910).

Court Terms—Jury, third Monday in March and first Monday in September. Non-jury, third Monday in June and first Monday in December.

Orphans' Court Days—First and third Tuesdays in each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Joseph L. Donovan.....	State's Attorney.....	1920
Hart B. Noll.....	Clerk Circuit Court.....	1921
Richard Davis of W.....	Register of Wills.....	1917
James L. Hobbs.....	Sheriff.....	1917
Frank Shipley.....	Treasurer.....	1916
Augustus Howard.....	Treasurer-elect.....	1918
E. Howard Earp.....	County Commissioner.....	1917
Grosvenor Hanson.....	County Commissioner.....	1919
DeWilton C. Parlett.....	County Commissioner.....	1921
Edward B. Powell.....	Judge Orphans' Court (Chief).....	1919
Oliver P. Cross.....	Judge Orphans' Court.....	1919
Christian Eckert.....	Judge Orphans' Court.....	1919
G. Hunter Sykes.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Frederick G. Shinamon.....	1.....	Elkridge.
John A. McCafferty.....	2.....	Ellicott City.
Joseph B. Coomes.....	2.....	Ellicott City.
Alfred C. Matthews.....	4.....	Glenwood.
Frank E. Smith.....	4.....	Florence.
George Parsley.....	5.....	Dayton.
I. Luther Jones.....	6.....	Savage.
Howard U. Gosnell.....	6.....	Savage.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
J. Frank Curtis.....	Ellicott City.
John W. Brian.....	Ellicott City.
W. H. Rannie.....	Highland.
Daniel Hartsock.....	Lisbon.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>		<i>Postoffice.</i>
Walter Black.....	Republican	Florence.
P. S. W. Smallwood.....		Fulton.
Matthew A. Powers.....	Democrat	Ellicott City.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
John W. Selby.....	1916	Ivory.
Joseph H. Leisher, Jr.....	1918	Ellicott City.
Thomas Christian.....	1920	Ellicott City.

Kent County.

COUNTY SEAT—CHESTERTOWN.

Origin of Name—After the English County.

Date of Formation—1642. Area—281 square miles. Population—16,957 (1910).

Court Terms—Jury, third Monday in April and October. Non-jury, third Monday in January, second Monday in July.

Orphans' Court Days—Every Tuesday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Harrison W. Vickers, Jr.....	State's Attorney	1920
A. Parks Rasin.....	Clerk Circuit Court	1921
Robert R. Hill.....	Register of Wills	1921
J. Thomas Hadaway.....	Sheriff	1917
Samuel C. Caldwell.....	Treasurer	1916
Howard F. Owens.....	Treasurer-elect	1918
John N. Bennett.....	County Commissioner	1919
Olin S. Davis.....	County Commissioner	1919
Carey W. Reinhart.....	County Commissioner	1917
Charles C. Wood.....	County Commissioner	1917
T. Benjamin Crew.....	County Commissioner	1917
John H. Simperts.....	Judge Orphans' Court (Chief)	1919
Edward A. Scott.....	Judge Orphans' Court	1919
J. Henry Thompson.....	Judge Orphans' Court	1919

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
George C. Townsend.....	1	Millington.
Frank Whelan, Jr.....	1	Massey.
Irving L. Dempsey.....	1	Galena.
Leonard A. Pennington.....	2	Kennedyville.
Dr. J. Horton Kelley.....	2	Still Pond.
William A. Crew.....	3	Betterton.
Virgil W. Kendall.....	4	Chestertown.
Hiram E. Pearson.....	4	Chestertown.
Joshua H. Bryan.....	4	Chestertown.
Samuel V. Kilbourn.....	5	Edesville.
Herbert A. Urie.....	5	Rock Hall.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Joseph Mallalieu.....	Millington.
Jesse E. Ireland.....	Galena.
Jesse B. Burchinal.....	Chestertown.
D. William Crosby.....	Rock Hall.
J. William Clark.....	Still Pond.
Emma E. Decorse.....	Chestertown.
William A. Burk.....	Chestertown.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

Walter S. Trew.....	Republican	Chestertown.
John C. Davis.....	Chestertown.
J. Hall Denny.....	Democrat	Chestertown.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
John N. Bennett.....	1916	Still Pond.
John D. Urie.....	1918	Chestertown.
John P. Ahern.....	1920	Millington.

CORONER.

(Term Expires 1916.)

Dr. Frank W. Smith.....	Fairlee.
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Montgomery County.

COUNTY SEAT—ROCKVILLE.

Origin of Name—After General Richard Montgomery.

Date of Formation—1776. Area—490 square miles. Population—32,089 (1910).

Court Terms—Jury, third Monday in March, second Monday in November. Non-jury, third Monday in January, first Monday in June.

Orphans' Court Days—Every Tuesday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Albert M. Bouie.....	State's Attorney.....	1920
Preston B. Ray.....	Clerk Circuit Court.....	1921
Henry C. Alnutt.....	Register of Wills.....	1921
W. Frank Gaither.....	Sheriff.....	1917
N. Hazel Metzger.....	County Commissioner.....	1919
George G. Bradley, Jr.....	County Commissioner.....	1919
John R. Lewis.....	County Commissioner.....	1917
Odorion W. Roby.....	County Commissioner.....	1917
Crittenden H. Walker.....	County Commissioner.....	1917
John E. West.....	Judge Orphans' Court (Chief).....	1919
Winfield S. Magruder.....	Judge Orphans' Court.....	1919
Alfred C. Tolson.....	Judge Orphans' Court.....	1919
W. Ernest Offutt.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Arthur Mace.....	1.....	Rockville.
Edward O. Brown.....	1.....	Laytonsville.
Charles T. Day.....	2.....	Clarksburg.
Charles B. Murphy.....	2.....	Hyattsville.
Robert L. Hickerson.....	2.....	Germantown.
Thomas R. Hall.....	3.....	Poolesville.
Carey Kingdon.....	4.....	Rockville.
E. P. B. Margerum.....	5.....	Colesville.
John A. Hall.....	6.....	Darnestown.
Cyrus Keiser.....	7.....	Bethesda
Roscoe M. Roach.....	7.....	Glen Echo.
Alfred Wilson.....	7.....	Bethesda.
Clarence E. Dawson.....	7.....	Chevy Chase.
Alfred F. Fairall.....	8.....	Sandy Spring.
Leonard Weer, Jr.....	8.....	Brookville.
Richard W. Murphy.....	9.....	Gaithersburg.
E. C. Andrus.....	9.....	Washington Grove.
Charles H. Grimes.....	11.....	Boys.
James W. Burdette.....	12.....	Damascus.
J. L. H. Sawyer.....	13.....	Silver Spring.
J. Dann Faher.....	13.....	Takoma Park.
Charles F. Newton.....	13.....	Kensington.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Frank L. Hewitt.....	Silver Spring.
Thomas L. Dawson.....	Rockville.
William A. Kroll.....	Takoma Park.
Smith L. Putnam.....	Garrett Park.
Edgar B. Gue.....	Damascus.
Frank B. Severance.....	Gaithersburg.
James J. Shoemaker.....	Sandy Spring.
George M. Hunter.....	Rockville.
Miss Mary M. Willard.....	Poolesville.
F. Baehc Abert.....	Rockville.
R. M. Hendricks.....	Kensington.
W. G. Price.....	Forest Glen.
James E. Trundle.....	Gaithersburg.
Millard F. Lightbown.....	Mt. Rainier.
Louis B. Schall.....	Dickerson.
W. O. Culvert.....	Forest Glen.

SUPERVISORS OF ELECTIONS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Thomas Vinson.....	Republican
Maurice M. Browning.....	Rockville.
Julian Griffith.....	Washington Grove.
	Democrat
	Darnestown.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Zadoc M. Cook.....	1916	Gaithersburg.
Roger B. Farquhar.....	1916	Rockville.
Columbus W. Day.....	1918	Damascus.
Stanton J. Peelle.....	1918	Chevy Chase.
Charles T. Johnson.....	1920	Germantown.
John G. Gardiner.....	1920	Clarksburg.

Prince George's County.

COUNTY SEAT—UPPER MARLBORO.

Origin of Name—After Prince George of Denmark, husband of Queen Anne.

Date of Formation—1695. Area—486 square miles. Population—36,147 (1910).

Court Terms—Jury, first Monday in April and October. Non-jury, third Monday in January and June.

Orphans' Court Days—First and third Tuesday in each month.

STATE GOVERNMENT.

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ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
S. Marvin Peach.....	State's Attorney.....	1920
Summerfield D. Hall.....	Clerk Circuit Court.....	1921
George P. Hickey.....	Register of Wills.....	1919
Robert F. Gates.....	Sheriff.....	1917
Edward A. Fuller.....	Treasurer.....	1919
Theo. B. Middleton.....	County Commissioner.....	1921
Harry M. Bowen.....	County Commissioner.....	1917
John M. Bowie.....	County Commissioner.....	1917
George A. Gude.....	County Commissioner.....	1919
J. Jackson Suit.....	County Commissioner.....	1919
Richmond I. Bowie.....	Judge Orphans' Court (Chief).....	1919
Albert F. Jenkins.....	Judge Orphans' Court.....	1919
John A. Schultz.....	Judge Orphans' Court.....	1919
Edward L. Latimer.....	Surveyor.....	1918
John D. Smith.....	Road Director.....	1917
William W. Brady.....	Road Director.....	1917
Benj. E. Randall.....	Road Director.....	1917
Richard B. Edelen.....	Road Director.....	1917

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Francis H. Shipley.....	1.....	Berwyn.
August H. Dahler.....	2.....	Bladensburg.
Alfred D. Bailey.....	2.....	Bladensburg.
Alfred Ridgely.....	3.....	Upper Marlboro.
Joseph W. Rawlings.....	4.....	Nottingham.
Chas. H. Polhemus.....	5.....	Accokeek.
Wallace A. Ritchie.....	6.....	Ritchie.
Samuel E. Cox.....	6.....	Suitland.
Samuel M. Leonberger.....	7.....	Mitchellville.
Joseph S. Fowler.....	8.....	Aquasco.
John N. Waring.....	9.....	Odenton.
J. William Wachter.....	10.....	Laurel.
Alfred E. Williamson.....	10.....	Laurel.
William H. Squires.....	11.....	Brandywine.
F. H. Billingsley.....	11.....	Brandywine.
Joseph D. Payne.....	12.....	Oxon Hill.
David Ruthwell.....	12.....	Congress Heights.
John R. White.....	14.....	Bowie.
Columbus Pumphrey.....	15.....	Upper Marlboro.
Herbert Moffat.....	16.....	Hyattsville.
Louis O. Wissman.....	16.....	Hyattsville.
John F. Clark.....	17.....	Mt. Rainier.
Robert E. Joyce.....	17.....	Mt. Rainier.
Henry C. Porter.....	17.....	Mt. Rainier.
Alfred J. Edson.....	18.....	Seat Pleasant.
F. A. Van Renth.....	18.....	Seat Pleasant.
John E. Weast.....	18.....	Congress Heights.
Robt. F. Simms.....	18.....	Seat Pleasant.
William J. Neale.....	19.....	Riverdale.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
John T. Hall, Jr.	Seat Pleasant.
Eugene A. Burgess.....	Hyattsville.
G. Hodges Carr.....	Hyattsville.
Harry F. Frost.....	Laurel.
Chas. H. Stanley, Jr.....	Laurel.
J. Simms Jones.....	Beltsville.
Ray E. Hoynes.....	Bladensburg.
Guy S. Melay.....	Lanham
W. R. Early.....	Brandywine.
Wm. DeMott.....	Berwyn.
Louis F. Litz.....	Capitol Heights.
R. Ernest Smith.....	Upper Marlboro.
Irving Owens.....	Hyattsville.
W. Hampton Hickey.....	Hyattsville.
Stewart M. Weber.....	Mt. Rainier.
Herman Badenhoop.....	Brandywine.
Audred R. Bevans.....	Laurel.
Claude H. Owen.....	Upper Marlboro.
Lee E. Gilbert.....	Laurel.
David Laing.....	Mt. Rainier.
John W. O'Brien.....	Laurel.
W. C. Gray.....	Riverdale.
Howard B. Kelbaugh.....	Bowie.
Miss Catherine M. Roder.....	Upper Marlboro.
Miss Kate Browning.....	Laurel.
Mrs. Mattie C. O'Neill.....	Riverdale.
Dr. R. A. Bennett.....	Riverdale.
Claude Warreu.....	Riverdale.
Wm. H. Willard.....	Berwyn.
Wilbur O. Timanus.....	Laurel.
F. A. Van Reuth.....	Seat Pleasant.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
William D. Pyles.....	Republican Anacostia, D. C.
George W. Rawlings.....	North Keys.
Charles I. Wilson.....	Democrat Upper Marlboro.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
O. B. Zanzinger.....	1916	Upper Marlboro.
Virgil M. Lawrence.....	1918	Aquasco.
George P. McCaney.....	1920	Laurel.

Queen Anne's County.

COUNTY SEAT—CENTREVILLE.

Origin of Name—After Queen Anne of England.

Date of Formation—1706. Area—352 square miles. Population—16,839 (1910).

Court Terms—Jury, first Monday in May and November. Non-jury, fourth Monday in January and third Monday in July.

Orphans' Court Days—Every Tuesday.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Edwin H. Brown, Jr.....	State's Attorney.....	1920
William F. Watson.....	Clerk Circuit Court.....	1917
William T. Bishop.....	Register of Wills.....	1919
James W. Yeates.....	Sheriff.....	1917
Emory S. Clough.....	Treasurer.....	1916
Charles N. Quimby.....	Treasurer-elect.....	1920
B. Clay Coppage.....	County Commissioner.....	1917
R. Brice Massey.....	County Commissioner.....	1917
J. Bateman Hopkins.....	County Commissioner.....	1917
W. Hopper Gibson.....	Judge Orphans' Court (Chief).....	1919
William H. Welch.....	Judge Orphans' Court.....	1919
Harry Clark.....	Judge Orphans' Court.....	1919
S. Chester Coursey.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
William Harrington.....	1.....	Stevensville.
John E. Nickerson.....	1.....	Barclay.
Thomas H. Skipper.....	2.....	Chestertown.
James E. Johns.....	2.....	Church Hill.
Ray Turner.....	3.....	Centreville.
William E. Thompson.....	3.....	Centreville.
James McK. Tilghman.....	3.....	Centreville.
Elmer C. Golt.....	4.....	Chester.
George A. Barton.....	4.....	Stevensville.
John F. Quaid.....	5.....	Ford's Store.
Henry F. Roberts.....	5.....	Queenstown.
Stephen P. Jump.....	6.....	Queen Anne Station.
Albert C. Sheppard.....	7.....	Crumpton.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
George O. Calloway.....	Stevensville.
Charles S. Embert.....	Queenstown.
Elmer B. Seney.....	Centreville.
William L. Holton.....	Centreville.
Nelson J. Brown.....	Church Hill.
M. L. Thomas.....	Love Point.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Bruce C. Sparks.....	Republican.....Crumpton.
W. Lloyd Ford.....	Ford's Store.
George I. Harrison.....	Democrat.....Crumpton.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
James M. Corkran.....	1916.....	Centreville.
Spencer Walls.....	1918.....	Sudlersville.
John R. Benton.....	1920.....	Stevensville.

St. Mary's County.

COUNTY SEAT—LEONARDTOWN.

Origin of Name—In honor of the Virgin Mary, the landing having been made on the Feast of the Annunciation.

Date of Formation—1637. Area—372 square miles. Population—17,030 (1910).

Court Terms—Jury, third Monday in March and September. Non-jury, first Monday in June and December.

Orphans' Court Days—second and fourth Tuesdays in each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
A. Keasley Love.....	State's Attorney.....	1920
Enoch B. Abell.....	Clerk Circuit Court.....	1921
Benjamin Combs.....	Register of Wills.....	1921
Daniel J. Bowles.....	Sheriff.....	1917
J. Philip Greenwell.....	Treasurer.....	1916
Lawrence P. Williams.....	Treasurer-elect.....	1918
John L. Hilton.....	County Commissioner.....	1917
John H. Oliver.....	County Commissioner.....	1919
Peter H. Thompson.....	County Commissioner.....	1921
Joseph H. Key.....	Judge Orphans' Court (Chief).....	1919
Samuel Hayden.....	Judge Orphans' Court.....	1919
Wm. C. Mattingley.....	Judge Orphans' Court.....	1919
Charles A. Heard.....	Surveyor.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
J. Frank Dunbar.....	1	Ridge.
Samuel L. Raleigh.....	1	Ridge.
Edwin E. Birch.....	1	St. Ingoes.
Benjamin F. Redman.....	2	Valley Lee.
Harry E. Graves.....	3	Leonardtwn.
A. Kingsley Love.....	3	Loveville.
George R. Garner.....	4	Chaptico.
James A. Latham.....	4	Hurry.
Elmer R. Jarboe.....	4	Mechanicsville.
Theodore B. Carpenter.....	4	Budd's Creek.
Wm. F. Chesley, Jr.....	5	Charlotte Hall.
Joseph C. Wible.....	6	Hollywood.
Philip T. Graves.....	6	Laurel Grove.
Hamilton E. Buckler.....	6	Laurel Grove.
James J. Stone.....	7	Oakley.
John D. Young.....	7	Abell.
C. W. Magill.....	8	California.
J. Harry Bedford.....	8	Hermanville.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Harry M. Jones.....	Leonardtown.
B. Kennedy Abell.....	Leonardtown.
E. M. Anderson.....	Mechanicsville.
J. T. Duke.....	Leonardtown.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

U. Lee Maguire.....	Republican	Budd's Creek.
Benedict B. Love.....		Morganza.
J. Wilson Adams.....	Democrat	Mechanicsville.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Zach R. Morgan.....	1916	Mechanicsville.
J. Donelin Hurry.....	1918	Clements.
P. Hamilton Lloyd.....	1920	Ridge.

Somerset County.

COUNTY SEAT—PRINCESS ANNE.

Origin of Name—After Mary Somerset, sister of Cecilius Lord Baltimore.

Date of Formation—1666. Area—362 square miles. Population—26,455 (1910).

Court Terms—Jury, second Monday in April and fourth Monday in September. Non-jury, second Monday in January and July.

Orphans' Court Days—Second and fourth Tuesdays in February, April, June, August, October and December.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Levin C. Beauchamp.....	State's Attorney.....	1920
W. Jerome Sterling.....	Clerk Circuit Court.....	1919
Lafayette Ruark.....	Register of Wills.....	1921
John E. Holland.....	Treasurer	1918
John E. Pruitt.....	Sheriff	1917
George A. Somers.....	County Commissioner.....	1921
Francis E. Matthews.....	County Commissioner.....	1917
Christopher C. Ward.....	County Commissioner.....	1919
John B. Vetra.....	Judge Orphans' Court (Chief).....	1919
Edward T. Evans.....	Judge Orphans' Court.....	1919
Zadoc H. Phoebus.....	Judge Orphans' Court.....	1919
Gordon T. Whelton.....	Surveyor	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
James S. P. White.....	1	Princess Anne.
Paul J. Willing.....	2	Oriole.
William A. Hayman.....	3	Kingston.
B. Plumber Bloodsworth.....	5	Princess Anne.
J. Robert Jones.....	5	Princess Anne.
Oliver S. Ford.....	6	Fairmount.
John W. Nock.....	7	Crisfield.
William A. Britten.....	7	Crisfield.
Levin H. Hale.....	8	Marion Station.
Calvin T. Gladden.....	9	Chance.
John A. Evans.....	10	Ewell.
Andrew J. Rogers.....	13	Westover.
Charles W. Ringgold.....	14	Deal's Island.
Charles R. Porter.....	15	Princess Anne.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
John B. Robins.....	Crisfield.
Aden Davis, Jr.....	Marion Station.
Arthur Andrews.....	Deal's Island.
Mark L. Costen.....	Princess Anne.
Horace Sterling.....	Crisfield.
Samuel H. Sudler.....	Princess Anne.

ELECTION SUPERVISORS.

<i>Name.</i>	<i>Postoffice.</i>
*Straughn Williams.....	Republican ... Princess Anne.
*William E. Ward.....	Crisfield.
*George H. Myers.....	Democrat ... Princess Anne.

*Holding over by reason of no Senate action on Governor's nominations.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Lewis A. Chamberlain.....	1916	Kingston.
Chas. W. Long.....	1918	Princess Anne.
Gordon T. Atkinson.....	1920	Crisfield.

Talbot County.

COUNTY SEAT—EASTON.

Origin of Name—After Grace Talbot, daughter of George, first Lord Baltimore.

Date of Formation—1661. Area—286 square miles. Population—19,620 (1910).

Court Terms—Jury, third Monday in May and November. Non-jury, first Monday in February and fourth Monday in July.

Orphans' Court Days—Every Tuesday, except Election Day.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Charles J. Butler.....	State's Attorney.....	1920
Charles B. Lloyd.....	Clerk Circuit Court.....	1921
Ernest H. Burns.....	Register of Wills.....	1921
Joseph B. Harrington.....	Treasurer	1918
Harvey Stevens.....	Sheriff	1917
Clayton W. Mullikin.....	County Commissioner.....	1921
Thomas M. Cooper.....	County Commissioner.....	1917
Ulysses G. Ross.....	County Commissioner.....	1919
John J. Reese.....	Judge Orphans' Court (Chief).....	1919
W. James Hopkins.....	Judge Orphans' Court.....	1919
Frank T. Lowe.....	Judge Orphans' Court.....	1919

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Alfred L. Tharp.....	1	Easton.
Bayne Fields.....	1	Easton.
Robert S. Dodson.....	2	St. Michaels.
Thomas B. Jones.....	2	St. Michaels.
George F. Adams.....	3	Trappe.
William T. Harris.....	3	Oxford.
Henry E. Mullikin.....	3	Trappe.
Hiram J. Short.....	4	Queen Anne.
Nehemiah C. Fitzgerald.....	4	Cordova.
A. Felix George	4	Cordova.
Charles G. Davis	5	Tilghman.
William J. Marshall.....	5	Sherwood.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Charles A. Wallace.....	Easton.
George L. Walker.....	Easton.
Arthur F. Grace.....	Easton.
Thomas H. Sewell.....	St. Michaels.
J. Edward Tarbutton.....	Trappe.
George M. Tull.....	Oxford.
Miss Ada C. Carroll.....	Easton.
Miss Elma Fleming.....	Easton.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Joseph S. Cooper.....	Republican
Howard Towers.....
Courtland W. Roe.....	Democrat

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Thomas E. Harrison	1916	St. Michaels.
Martin M. Wright.....	1918	Easton.
James McK. Willis.....	1920	Oxford.

Washington County.

COUNTY SEAT—HAGERSTOWN.

Origin of Name—After General Washington.

Date of Formation—1776. Area—458 square miles. Population—48,671 (1910).

Court Terms—Jury, second Monday in February, May and November. Non-jury, first Monday in August.

Orphans' Court Days—Tuesday and Friday in each week.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Omer T. Kaylor.....	State's Attorney.....	1920
Edward Oswald.....	Clerk Circuit Court.....	1921
Thomas E. Hilliard.....	Register of Wills.....	1921
Isaac S. Long.....	Sheriff.....	1917
D. Harry Anthony.....	County Commissioner.....	1919
Daniel A. Stickell.....	County Commissioner.....	1919
Henry Holzapfel, Jr.....	County Commissioner.....	1919
Jacob M. Middlekauff.....	County Commissioner.....	1917
Joseph A. Seibert.....	County Commissioner.....	1917
D. Angle Wolfinger.....	County Clerk.....	1918
William H. A. Hamilton.....	Judge Orphans' Court (Chief).....	1919
John B. Huyett.....	Judge Orphans' Court.....	1919
George H. Young.....	Judge Orphans' Court.....	1919
John B. Ferguson.....	Surveyor.....	1918
John B. Fleming.....	Tax Collector.....	1918

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Charles H. Hoffmaster.....	1.....	Sharpsburg.
J. C. Hershberger.....	2.....	Williamsport.
Charles E. Richard.....	2.....	Williamsport.
John E. Anderson.....	4.....	Clearspring.
C. F. W. Remsburg.....	5.....	Hancock.
Samuel D. Rhoades.....	5.....	Hancock.
George M. Stover.....	6.....	Boonsboro.
John H. Ferguson.....	7.....	Smithsburg.
Silas Morris.....	8.....	Rohrersville.
Oliver W. C. Younkins.....	11.....	Weverton.
Elmer E. Arnold.....	11.....	Weverton.
Alvey Mills.....	15.....	Indian Spring.
H. L. Phillipy.....	15.....	Big Pool.
Daniel W. Doub.....	25.....	Hagerstown.
John Ankeney.....	25.....	Hagerstown.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Charles A. Felhman.....	Hagerstown.
Cyrus D. Bell.....	Williamsport.
Matthew McClannahan.....	Williamsport.
J. Walter Flemming.....	Williamsport.
Charles L. Burgessar.....	Smithsburg.
Thomas H. Newman.....	Smithsburg.
Keller J. Newcomer.....	Smithsburg.
Robert L. Highberger.....	Sharpsburg.
J. F. Staubs.....	Sharpsburg.
Charles E. Routzahn.....	Breathesville.
J. H. Marmaduke.....	Fair Play.
Thaddeus A. Wastler.....	Cascade.
Louis W. Downey.....	Downsville.
Edmund J. Miller.....	Clearspring.
George W. Buxton.....	Keedysville.
John V. Alexander.....	Boonsboro.
Frank R. Beard.....	Hancock.
Frank L. Rohrer.....	Rohrersville.
Edw. M. Tenney.....	Hagerstown.
George R. Gehr, Jr.....	Hagerstown.
H. H. Harman.....	Hagerstown.
John C. Bollinger.....	Hagerstown.
Harry K. Mumma.....	Hagerstown.
Jacob D. Wolfinger.....	Hagerstown.
John M. Lane.....	Hagerstown.
Ira L. Stover.....	Hagerstown.
John D. Turner.....	Hagerstown.
George Gelbach.....	Hagerstown.
John H. Marshall.....	Hagerstown.
D. Elmer Wolf.....	Hagerstown.
George A. Davis.....	Hagerstown.
Bruce S. Zeller.....	Hagerstown.
Joshua Thomas.....	Hagerstown.
J. Herbert Knode.....	Hagerstown.
Joseph C. Isler.....	Hagerstown.
S. A. Harnish.....	Cearfoss.
A. B. Moore.....	Hagerstown.
Miss Annie L. Snyder.....	Hagerstown.
Miss Eva L. Huyett.....	Hagerstown.
Miss Mary G. Kershner.....	Hagerstown.
Miss Mary F. Shenneberger.....	Hagerstown.
Mrs. Evelyn J. Winter.....	Hagerstown.
Clarence S. Goodrich.....	Clearspring.
G. Arthur Thomas.....	Hagerstown.
C. J. Sevier.....	Hagerstown.

ELECTION SUPERVISORS.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Charles E. Virts.....	Republican Weverton.
Alexander Armstrong, Jr.....	Hagerstown.
John Bitner.....	Democrat Hagerstown.

SUPERVISORS OF ELECTIONS FOR HAGERSTOWN.

(All Terms Expire 1916.)

<i>Name.</i>		<i>Postoffice.</i>
William E. Foltz.....	Republican	Hagerstown.
Hammond Dern.....		Hagerstown.
John H. Middlekauff.....	Democrat	Hagerstown.

REGISTERS OF VOTERS FOR HAGERSTOWN.

(All Terms Expire 1916.)

<i>Name.</i>		<i>Postoffice.</i>
Wm. E. Moore.....	Ward 1.....	Hagerstown.
John C. Bolinger.....	Ward 2.....	Hagerstown.
Herbert Cast.....	Ward 3.....	Hagerstown.
Richard Moberly.....	Ward 4.....	Hagerstown.
Arthur Herbert.....	Ward 5.....	Hagerstown.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Harry K. Beachley.....	1916	Hagerstown.
David L. Leshar.....	1916	Clearspring.
Odello D. McCardell.....	1918	Hagerstown.
Harvey S. Bomberger.....	1918	Boonsboro.
Joseph C. Byron.....	1920	Williamsport.
A. P. Stauffer.....	1920	Hagerstown.

Wicomico County.

COUNTY SEAT—SALISBURY.

Origin of Name—From wicko-mekee, where houses are built, i. e. a village on the stream.

Date of Formation—1867. Area—365 square miles. Population—26,815 (1910).

Court Terms—Jury, second Monday in March and September. Non-jury, first Monday in January and July.

Orphans' Court Days—Second and fourth Tuesdays of each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
Curtis W. Long.....	State's Attorney.....	1920
J. Clayton Kelly.....	Clerk Circuit Court.....	1921
John W. Dashiell.....	Register of Wills.....	1921
Daniel B. Cannon.....	Treasurer	1920
Walter J. Dryden.....	Sheriff	1917
Marion N. Nelson.....	County Commissioner.....	1919
Eugene M. Oliphant.....	County Commissioner.....	1917
Daniel H. Parsons.....	County Commissioner.....	1919
Wm. C. Mitchell.....	County Commissioner.....	1917
James C. Mitchell.....	County Commissioner.....	1917
Henson S. Phillips.....	Judge Orphans' Court (Chief).....	1919
Louis F. Brussels.....	Judge Orphans' Court.....	1919
Wilson W. Wright.....	Judge Orphans' Court.....	1919
Peter S. Shockley.....	Surveyor	1918

STATE GOVERNMENT.

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OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Thomas W. English.....	1	Mardella Springs.
George D. Freeny.....	2	Quantico.
Samuel I. Austin.....	3	White Haven.
Wm. J. Anderson.....	3	Tyaskin.
R. B. Parsons.....	4	Pittsville.
Samuel P. Parsons.....	4	Parsonsbury.
Wm. S. Powell.....	5	Salisbury.
John W. Kelly.....	6	Powellsville.
Jno. S. Adkinson.....	7	Fruitland.
Charles Covington.....	9	Salisbury.
Levin T. Cooper.....	10	Sharptown.
Henry H. Cohee.....	11	Delmar.
Samuel M. White.....	12	Nanticoke.
W. Roy Wilson.....	15	Hebron.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Howard H. Ruark.....	Salisbury.
I. Linwood Price, Jr.....	Salisbury.
Ernest H. Ellis.....	Salisbury.
Edward H. Cooper.....	Sharptown.
Samuel A. Graham.....	Salisbury.
<i>Name.</i>	<i>Postoffice.</i>
Minos A. Davis.....	Pittsville.
J. Watson Wilson.....	Mardella Springs.
Walter P. Whyland.....	Delmar, Del.
E. S. McBriety.....	Salisbury.
Harry L. Harcum.....	Salisbury.
Miss Carrie Turner.....	Nanticoke.
Miss Sarah L. Wailes.....	Salisbury.
Miss Beatrice B. Bounds.....	Fruitland.

ELECTION SUPERVISORS.

<i>Name.</i>	<i>Postoffice.</i>
*W. T. Phoebus.....	Republican Wicomico.
*George A. Bounds..... Hebron.
*Samuel S. Smythe.....	Democrat Salisbury.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
Isaac L. Price.....	1916	Salisbury.
Harry L. Brewington.....	1918	Salisbury.
Morris A. Walton.....	1920	Salisbury.

*Holding over by reason of no Senate action on Governor's nominations.

Worcester County.

COUNTY SEAT—SNOW HILL.

Origin of Name—After the Earl of Worcester.
 Date of Formation—1742. Area—475 square miles. Population—
 21,841 (1910).

Court Terms—Jury, fourth Monday in March and second Monday in
 October. Non-jury third Monday in January and July.

Orphans' Court Days—Second and fourth Tuesdays in each month.

ELECTED OFFICERS.

<i>Name.</i>	<i>Office.</i>	<i>Term Expires.</i>
William G. Kerbin.....	State's Attorney.....	1920
Oliver D. Collins.....	Clerk Circuit Court.....	1919
Asbury C. Riley.....	Register of Wills.....	1921
George D. Truitt of S.....	Sheriff.....	1917
Lawrence Hastings.....	County Commissioner.....	1919
Walter P. Whally.....	County Commissioner.....	1919
Josiah A. Boston.....	County Commissioner.....	1919
J. Harry Young.....	County Commissioner.....	1917
Edwin H. Taylor.....	County Commissioner.....	1917
Jas. S. Scarborough.....	Judge Orphans' Court (Chief).....	1919
Sidney A. Bowen.....	Judge Orphans' Court.....	1919
Peter J. Jones.....	Judge Orphans' Court.....	1919
Wm. U. Schoolfield.....	Surveyor.....	1918
Clayton J. Bowen.....	Wreckmaster.....	1918
Henry B. Pilchard.....	Treasurer.....	1920

OFFICERS APPOINTED BY THE GOVERNOR.

JUSTICES OF THE PEACE.

(All Terms Expire 1916.)

<i>Name.</i>	<i>District.</i>	<i>Postoffice.</i>
Ephraim Hillman.....	1.....	Pocomoke City.
Charles D. Day.....	1.....	Pocomoke City.
Otis G. Rayne.....	2.....	Snow Hill.
James E. Wimbrough.....	2.....	Snow Hill.
Charles L. Boehm.....	2.....	Highfield.
R. Lee Purnell.....	3.....	Berlin.
James H. Munford.....	3.....	Ocean City.
Eugene H. Benson.....	3.....	Berlin.
Ara P. Bowen.....	4.....	Snow Hill.
Granville S. Cropper.....	5.....	Bishopville.
Alfred C. Hancock.....	8.....	Stockton.
William J. Onley.....	8.....	Stockton.

NOTARIES PUBLIC.

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Miss Cynthia Ardis.....	Pocomoke City.
Miss Susan A. Taylor.....	Stockton.
Miss Eva S. Townsend.....	Snow Hill.
Wm. S. Parsons.....	Snow Hill.
Clayton T. Richardson.....	Snow Hill.

<i>Name.</i>	<i>Postoffice.</i>
Edward C. Conner.....	Snow Hill.
Charles F. Matthews.....	Berlin.
John E. Smith.....	Berlin.
Charles W. Keas.....	Berlin.
Edgar Childs.....	Berlin.
Charles McGregor.....	Ocean City.
George Lee Barnes, Jr.....	Girdletree.
Joseph C. Stevenson.....	Pocomoke City.
Francis D. Young.....	Pocomoke City.
Ingalls R. Melvin.....	Pocomoke City.
Geo. T. W. Maddox.....	Pocomoke City.
Edgar Fountaine.....	Pocomoke City.
Claude W. Kelly.....	Pocomoke City.

ELECTION SUPERVISORS:

(All Terms Expire 1916.)

<i>Name.</i>	<i>Postoffice.</i>
Harry P. Dale.....	Republican Whaleyville.
John H. Truitt.....	Snow Hill.
Dr. John L. Riley.....	Democrat Snow Hill.

SCHOOL COMMISSIONERS.

<i>Name.</i>	<i>Term Expires.</i>	<i>Postoffice.</i>
James H. Vincent.....	1916	Pocomoke City.
*Lemuel W. Onley.....		Girdletree.
**Zadoc Powell.....		Snow Hill.

*Holding over from 1912 by reason of no Senate action on Governor's nomination.

**Holding over from 1914 by reason of no Senate action on Governor's nomination.

INSTITUTIONS OF MARYLAND.

Note:—For information relating to any of the following institutions, address the institution at the address given.

Under the provisions of Chapters 386 and 389 of the Acts of 1914, the following institutions receive the appropriation set opposite its name.

	For 1915	For 1916
Maryland School for Boys, Frederick Avenue extended, Baltimore	\$20,000	\$20,000
House of Reformation and Instruction for Colored Children, Cheltenham, Prince George's County, Maryland.....	15,000	15,000
For buildings	30,000	
Maryland Industrial School for Girls, Baker and Carey Streets, Baltimore, Md.....	7,000	7,000
House of Correction, Jessups, Md.....	25,000	25,000
For emergencies	40,000	
Maryland Penitentiary, Baltimore, Md., for buildings	35,000	
Maryland School for the Blind, Overlea, Baltimore County, Md.....	12,000	12,000
Deaf and Dumb Asylum, Frederick, Md.....	37,500	37,500
Maryland Tuberculosis Sanatorium, Sanatorium, Frederick County, Md.....	140,000	140,000
For buildings	25,000	
Pine Bluff Sanatorium, Salisbury, Md.....	10,000	10,000
Rosewood State Training School (for the feeble-minded), Owings Mills, Md.....	150,000	120,000
For enlargement and improvement.....	28,000	
Spring Grove State Hospital (for the insane), Catonsville, Baltimore County, Md.....	79,000	86,000
Springfield State Hospital (for the insane), Sykesville, Carroll County, Md.....	160,000	160,000
Crownsville State Hospital (for the negro insane), Crownsville, Anne Arundel County	60,000	60,000
Eastern Shore State Hospital (for the negro insane)	30,000	30,000

Under Chapter 721, Acts of 1914, the following institutions receive the appropriation set opposite its name. Address the institution for information.

REFORMATORIES.

House of Good Shepherd, Mount and Hollins Streets, Baltimore, Md.....	\$6,000	\$6,000
House of Good Shepherd for Colored Girls, Calverton Road and Mulberry Street, Baltimore, Md.	3,000	3,000
Industrial Home for Colored Girls, Melvale, Baltimore County, Md.....	3,500	3,500
National Junior Republic, Annapolis Junction, Md.	3,500	3,500
St. Mary's Industrial School, Station D, Baltimore, Md.	30,000	30,000

HOMES AND ASYLUMS.

	For 1915	For 1916
Baltimore Manual Labor School, Relay, Baltimore County, Md.	\$2,500	\$2,500
Baltimore Orphan Asylum, 215 N. Stricker St., Baltimore, Md.	3,000	3,000
Boys' Home Society of Baltimore City, Calvert and Pleasant Sts., Baltimore, Md.	2,000	2,000
Claiborne Fresh Air Association, Inc., Claiborne, Talbot County, Md.	1,000	1,000
Country Home for the Children of Baltimore City, Catonsville, Baltimore County, Md. .	1,000	1,000
General German Orphans Asylum, 224 Aisquith St., Baltimore, Md.	2,500	2,500
Hebrew Orphan Asylum, Calverton Heights, Baltimore, Md.	4,000	4,000
Hebrew Children's Sheltering and Protective Association, 203 Aisquith St., Baltimore. .	3,500	3,500
Hollywood Children's Summer Home, 1608 Mt. Royal Ave., Baltimore, Md.	500	500
Home of the Friendless Children of the Eastern Shore, Easton, Talbot County, Md.	1,000	1,000
Home of the Friendless, Druid Hill and Lafayette Aves., Baltimore, Md.	5,000	5,000
Nursery and Child's Hospital, Franklin and Schroeder Sts., Baltimore, Md.	3,600	3,600
Oblate Sisters of Providence, Chase St. and Forest Place, Baltimore, Md.	1,000	1,000
St. Anthony's Orphan Asylum, 937 N. Central Ave., Baltimore, Md.	1,500	1,500
St. Elizabeth's Home of Baltimore City for Colored Children, 317 St. Paul St., Baltimore	4,000	4,000
St. Joseph's House of Industry, Charles and 28th Sts., Baltimore, Md.	5,000	5,000
St. Mary's Female Orphan Asylum, Roland Park, Baltimore County, Md.	5,000	5,000
St. Mary's Home for Little Colored Boys, Presstman and Gilmor Sts., Baltimore, Md. . . .	750	750
St. Peter Clavier Colored Industrial School, Bidle and McCulloh Sts., Baltimore, Md. . . .	500	500
St. Vincent's Infant Asylum, Lafayette Ave. and Division St., Baltimore, Md.	9,000	9,000
St. Vincent's Male Orphan Asylum, 110 N. Front St., Baltimore, Md.	7,500	7,500
St. Katherine's Home for Colored Girls, 2001 Druid Hill Ave., Baltimore, Md.	500	500
Maryland Home for Friendless Colored Children, Baltimore, Md.	750	750
Baltimore Humane Impartial Society and Aged Men's and Women's Home, West Lexington St., Baltimore, Md.	3,000	3,000
Chase Home, Annapolis, Md.	500	500
Confederate Women's Home, 1020 Linden Ave., Baltimore, Md.	1,000	1,000
Exeter Street Rescue Home for Women, Baltimore, Md.	1,500	1,500
Florence Crittendon Mission, 837 Hollins St., Baltimore, Md.	1,500	1,500
General German Aged People's Home, Baltimore and Payson Sts. Baltimore, Md.	1,750	1,750

	For 1915	For 1916
Hebrew Friendly Inn and Aged Home, Aisquith St. near Fayette, Baltimore, Md.....	3,600	3,600
Home of Incurables of Baltimore City, Guilford Ave., Baltimore, Md.....	2,500	2,500
Home of the Aged of Salisbury, Salisbury, Md..	3,500	3,500
Home of the Aged of Talbot County, Easton, Md.	3,500	3,500
Maryland Line Confederate Soldiers' Home, Pikesville, Baltimore County, Md.....	15,000	15,000
Lady Visitors of the Confederate Soldiers' Home, Pikesville, Baltimore County, Md.....	500	500
Shelter for the Aged and Infirm Colored Persons, 517 W. Biddle St., Baltimore, Md.....	500	500
Silver Cross Home for Epileptics, Port Deposit, Cecil County, Md.....	3,000	3,000
Additional for repairs for 1915.....	2,000	
Aged Men's and Women's Home of the Methodist Episcopal Church of the Washington Annual Conference 214 W. Lee St., Baltimore, Md.	500	500

MISCELLANEOUS INSTITUTIONS.

Locust Point Social Settlement, 1503 E. Fort Ave., Baltimore, Md.....	\$500	\$500
Dickerson Library and Emergency Hospital of Montgomery County, Rockville, Montgomery County, Md.....	500	500
Maryland Academy of Sciences, 105 W. Franklin St., Baltimore, Md.....	1,000	1,000
Maryland Workshop for the Blind, 501 W. Fayette St., Baltimore, Md.....	15,000	15,000
Maryland Prisoners' Aid Association, 334 St. Paul St., Baltimore, Md.....	3,500	3,500
Medical and Chirurgical Faculty of Maryland, 1211 Cathedral St., Baltimore, Md.....	4,000	4,000
Public Athletic League, 801 Garrett Bldg., Baltimore, Md.	4,000	4,000

DISPENSARIES.

Baltimore General Dispensary, Paca and Fayette Sts., Baltimore, Md.....	\$1,000	\$1,000
Northeastern Dispensary, 1224 E. Monument St., Baltimore, Md.	1,500	1,500

NURSERIES.

Baltimore Day Nursery, Patterson Park Ave. and Gough St., Baltimore, Md.....	\$1,500	
Day Nursery of Hagerstown, Hagerstown, Md..	500	
St. Martin's Day Nursery, Fayette and Payson Sts., Baltimore, Md.....	1,000	
South Baltimore Day Nursery, 509 S. Hanover St., Baltimore, Md.....	1,500	

PLACING-OUT INSTITUTIONS.

Henry Watson Children's Aid Society, 16 St. Paul St., Baltimore, Md.....	\$2,000	\$2,000
Maryland Children's Aid Association, 16 St. Paul St., Baltimore, Md.....	3,000	3,000

INSTITUTIONS OF MARYLAND.

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HOSPITALS, GENERAL.

	For 1915	For 1916
Emergency Hospital Association of Annapolis, Annapolis, Md.	\$8,000	\$8,000
Emergency Hospital of Easton, Easton, Md.	7,500	7,500
For buildings	10,000	
Franklin Square Hospital of Baltimore City, Fayette and Calhoun Sts., Baltimore, Md.	7,000	7,000
Provided that the hospital receive from each county of the State and from each Legislative District of Baltimore City, one free patient at a time each year, upon the certificate of the County Commissioners of each county and the Board of Health of Baltimore.		
West End Maternite Hospital, 112 N. Calhoun St., Baltimore, Md.	4,000	4,000
Frederick City Hospital Association, Frederick..	10,000	10,000
General and Marine Hospital, Crisfield, Md.	7,000	7,000
For buildings for 1915.	5,000	
Hebrew Hospital and Asylum Association, Monument St. and Rutland Ave., Baltimore, Md.	10,000	10,000
Havre de Grace Hospital, Havre de Grace, Md.	5,000	5,000
For buildings for 1915.	3,000	
Hospital for Women of Maryland, Lafayette Ave. and John St., Baltimore, Md.	10,000	10,000
Maryland General Hospital, Linden Ave. and Madison St., Baltimore, Md.	16,000	16,000
To be spent according to Ch. 176, 1886.		
Maryland Lying-in Hospital, 817 Linden Ave., Baltimore, Md.	4,000	4,000
To be spent according to Ch. 148, 1896.		
Maryland Homeopathic Hospital and Free Dispensary (Hahneman General Hospital), 1122 N. Mount St., Baltimore, Md.	6,500	6,500
Skin and Cancer Hospital, 1132 N. Mount St., Baltimore, Md.	2,500	2,500
Miners' Hospital of Frostburg, Frostburg, Md.	8,000	8,000
For buildings for 1915.	2,500	
Mercy Hospital, Calvert, Saratoga and Courtland Sts., Baltimore, Md.	25,000	25,000
Shall furnish one bed, maintenance and treatment for one patient at a time from each Senatorial District of Maryland for those years.		
Maryland Lying-in Asylum, Maternite, 622 W. Lombard St., Baltimore, Md.	4,000	4,000
Peninsula General Hospital, Salisbury, Md.	12,500	12,500
Provident General Hospital, 413 W. Biddle St., Baltimore, Md.	2,000	2,000
St. Agnes' Hospital, Wilkens Ave., Baltimore... ..	10,000	10,000
St. Joseph's Hospital, Caroline and Oliver Sts., Baltimore, Md.	20,000	20,000
Shall furnish one bed, maintenance and treatment for one patient at a time from each Senatorial District.		
St. Luke's Hospital of Baltimore City, 116 W. North Ave., Baltimore, Md.	4,000	4,000
St. Mary's Hospital, Incorporated, of St. Mary's County, Leonardtown, Md.	2,500	2,500

	For 1915	For 1916
Union Hospital of Cecil County, Elkton, Md.	5,000	5,000
Union Protestant Infirmary, 1514 Division St., Baltimore, Md.	8,000	8,000
Shall furnish one bed, maintenance and treatment for one patient at a time from each Senatorial District.		
University Hospital, Lombard and Greene Sts., Baltimore, Md.	20,000	20,000
Shall furnish one bed, maintenance and treatment for one patient at a time from each Senatorial District.		
University of Maryland Lying-in Hospital, Lombard and Greene Sts., Baltimore, Md.	4,000	4,000
Washington County Hospital Association, Hagerstown, Md.	10,000	10,000
United Charities Hospital Association of Dorchester County, Cambridge, Md.	15,000	15,000
Home and Infirmary of Western Maryland, Cumberland, Md.	10,000	10,000
Alleghany Hospital of Cumberland, Cumberland.	6,000	6,000

HOSPITALS, SPECIAL.

Baltimore Eye, Ear and Throat Charity Hospital, 625 W. Franklin St., Baltimore, Md.	10,000	10,000
Children's Hospital School of Baltimore City, Green Spring Ave. and 41st St., Baltimore	6,000	6,000
Hospital for Consumptives of Maryland (Eudowood), Eudowood, Md.	25,000	25,000
For water supply for 1915.	5,000	
Hospital for the Relief of Crippled and Deformed Children, 2000 N. Charles St., Baltimore, Md.	10,000	10,000
Jewish Home for Consumptives, Reisterstown.	6,500	6,500
South Baltimore Eye, Ear, Nose and Throat Charity Hospital, 1017 Light St., Baltimore, Md.	5,000	5,000
Mount Hope Retreat, Arlington, Md.	15,000	15,000

EDUCATIONAL, FOR DEFECTIVES.

F. Knapp's English and German Institute, 815 Hollins St., Baltimore, Md.	1,200	1,200
Shall maintain 12 free scholarships.		
St. Francis Xavier School for Deaf and Dumb, Station D, Baltimore, Md.	3,000	3,000

EDUCATIONAL, COLLEGIATE.

Maryland Institute for the Promotion of Mechanic Arts, Mt. Royal Ave. and Lanvale St., Baltimore, Md.	15,000	15,000
Shall maintain one free scholarship for each county of the State and one for each Legislative District of Baltimore City, upon the approval of the State Senator.		
McDonough Institute, LaPlata, Md.	4,000	4,000
Anne Arundel County Academy, Millersville, Md.	4,000	4,000

	For 1915	For 1916
Maryland State University, Lombard and Greene Sts., Baltimore, Md., for medical education	15,000	15,000
For administrative purposes.....	5,000	5,000
Charlotte Hall School, St. Mary's County, Charlotte Hall, Md.....	7,500	7,500
For buildings	10,000	
Johns Hopkins University, Baltimore, Md.....	25,000	25,000
Shall receive one free student from each Senatorial District upon the recommendation of the Senator.		
St. John's College, Annapolis, Md.....	17,500	17,500
For repairs	10,000	
St. Mary's Female Seminary, St. Mary's County, Leonardtown, Md.	6,000	6,000
For buildings	6,000	
Washington College, Chestertown, Md.....	15,000	15,000
For buildings	20,000	

MISCELLANEOUS INSTITUTIONS.

Western Maryland College, Westminster, Md...	10,000	10,000
Maryland Agricultural College, College Park, Md., for maintenance.....	16,000	16,000
Experimental Station	5,000	5,000
Demonstration Work	3,000	3,000
Deficiency in interest.....	2,047.44	2,047.44
County Commissioners of Prince George's County, for the indigent sick of the county in Washington City hospitals, Upper Marlboro, Md.	5,000	5,000
Eastern Branch of Maryland Agricultural College, Princess Anne, Md.....	500	500
Allegany County Tuberculosis Sanatorium, near Cumberland, Md.	1,000	1,000
Home for Widows and Orphans of Physicians, 1615 Bolton St., Baltimore.....	3,000	3,000
Montevue Hospital (insane), Frederick, Md...	10,000	None.
Sylvan Retreat (insane), near Cumberland, Md...	10,000	None.
Patapsco Academy, near Wellham, Anne Arundel County	600	600

STATEMENT.

SHOWING THE STATE TAX RATE FROM THE YEAR 1849
TO 1916 INCLUSIVE.

<i>Year.</i>	<i>Rate.</i>	<i>Year.</i>	<i>Rate.</i>
1849.....	25	1883.....	18 $\frac{3}{4}$
1850.....	25	1884.....	18 $\frac{3}{4}$
1851.....	25	1885.....	18 $\frac{3}{4}$
1852.....	25	1886.....	18 $\frac{3}{4}$
1853.....	15	1887.....	18 $\frac{3}{4}$
1854.....	15	1888.....	17 $\frac{3}{4}$
1855.....	15	1889.....	17 $\frac{3}{4}$
1856.....	10	1890.....	17 $\frac{3}{4}$
1857.....	10	1891.....	17 $\frac{3}{4}$
1858.....	10	1892.....	17 $\frac{3}{4}$
1859.....	10	1893.....	17 $\frac{3}{4}$
1860.....	10	1894.....	17 $\frac{3}{4}$
1861.....	10	1895.....	17 $\frac{3}{4}$
1862.....	25	1896.....	17 $\frac{3}{4}$
1863.....	25	1897.....	17 $\frac{3}{4}$
1864.....	15	1898.....	17 $\frac{3}{4}$
1865.....	30	1899.....	17 $\frac{3}{4}$
1866.....	30	1900.....	17 $\frac{3}{4}$
1867.....	20	1901.....	17
1868.....	19	1902.....	17
1869.....	19	1903.....	17
1870.....	19 $\frac{1}{4}$	1904.....	22 $\frac{1}{2}$
1871.....	19 $\frac{1}{4}$	1905.....	23 $\frac{1}{2}$
1872.....	17	1906.....	23 $\frac{1}{2}$
1873.....	17	1907.....	16
1874.....	20 5-16	1908.....	16
1875.....	20 5-16	1909.....	16
1876.....	17 $\frac{1}{4}$	1910.....	16
1877.....	17 $\frac{1}{4}$	1911.....	22
1878.....	18 $\frac{3}{4}$	1912.....	23 $\frac{1}{4}$
1879.....	18 $\frac{3}{4}$	1913.....	31
1880.....	18 $\frac{3}{4}$	1914.....	31
1881.....	18 $\frac{3}{4}$	1915.....	32 $\frac{1}{8}$
1882.....	18 $\frac{3}{4}$	1916.....	32 $\frac{1}{8}$

STATEMENT 'L'

Showing the Levy, Receipts and Disbursements on Account of Public School Tax, as authorized by Chapters 584 of 1904, and 386 of 1914, and the Balance to the Credit of said Account at Close of the Fiscal Year ended September 30th, 1915.

<i>Counties and Baltimore City</i>	<i>Amt. of Levy on Real and Personal</i>	<i>Amt. of Levy on Securities</i>	<i>Total Amt. of Levy</i>	<i>Receipts</i>	<i>Disbursements</i>
Allegany County	\$ 50,622.45	\$ 4,582.34	\$ 55,204.79	\$ 35,016.45	\$ 64,075.85
Anne Arundel County	33,673.29	932.76	34,606.05	35,657.18	40,170.02
Baltimore City	769,574.57	117,107.06	883,681.63	810,386.94	479,659.86
Baltimore County	177,481.70	40,363.22	217,844.92	210,271.77	115,081.84
Calvert County	4,978.65	5.24	4,983.89	4,562.34	12,059.80
Caroline County	17,401.51	46.56	17,448.07	16,642.05	19,950.81
Carroll County	36,334.12	1,674.16	38,008.28	36,816.78	31,635.34
Cecil County	21,364.88	1,498.52	22,863.40	23,729.86	22,073.01
Charles County	9,249.57	168.26	9,417.83	10,000.80	19,347.18
Dorchester County	22,654.23	216.99	22,871.22	23,308.00	30,716.00
Frederick County	47,460.62	2,212.87	49,673.49	47,191.58	51,111.37
Garrett County	18,104.77	277.17	18,381.94	15,407.14	25,964.68
Harford County	17,129.55	867.91	27,997.46	19,961.99	26,376.38
Howard County	16,999.67	1,524.13	18,523.80	18,559.25	16,416.40
Kent County	16,069.74	242.02	16,311.76	10,956.25	16,545.25
Montgomery County	33,673.35	1,606.50	35,279.85	35,111.60	31,620.69
Prince George's County	28,146.51	100.70	28,247.21	23,594.94	36,899.60
Queen Anne's County	16,060.57	301.66	16,362.23	14,751.34	17,344.53

STATEMENT 'L' (Continued)

<i>Counties and Baltimore City</i>	<i>Amt. of Levy on Real and Personal</i>	<i>Amt. of Levy on Securities</i>	<i>Total Amt. of Levy</i>	<i>Receipts</i>	<i>Disbursements</i>
St. Mary's County	8,348.22	8,348.22	6,569.99	20,489.06
Somerset County	12,468.71	515.41	12,984.12	11,929.46	28,250.77
Talbot County	19,827.28	618.28	20,445.56	19,988.23	19,262.27
Washington County	56,118.36	1,774.44	57,892.80	52,144.08	47,032.88
Wicomico County	18,984.16	1,213.32	19,897.48	18,474.22	26,912.74
Worcester County	15,626.46	192.10	15,818.56	11,973.76	22,717.13
Incorporated Institutions	104,862.66
Tax on Baltimore City Stock	521.29
Text Books for Public Schools	150,000.00
Approved High Schools	128,100.00
Surplus Revenue	34,069.36
Retired Teachers' Pensions	32,067.41
State Normal School, White	25,000.00
State Normal School, Repairs of	1,000.00
State Normal School, No. 3	7,000.00
Frostburg Normal School	10,000.00
State Board of Education, Expenses of	3,000.00
Superintendent of Public Education, Salary	3,000.00
Office Expenses	1,000.00
Traveling Expenses	500.00
Assistant Superintendent of Public Education, Salary	2,000.00
Clerk to State Board of Education, Salary	1,049.97
Totals	\$1,475,052.94	\$178,041.62	\$1,653,094.56	\$1,621,389.95	\$1,619,500.75

SUMMARY.

Balance applicable to school year commencing October 1st, 1912.....	\$ 817,347.00
Receipts from Public School Tax from all sources during the fiscal year 1915.....	1,621,389.95
	<hr/>
Total receipts for fiscal year and balance from 1914.....	\$2,438,736.95
Total disbursements of Public School Tax during the fiscal year 1915	1,619,500.75
	<hr/>
Balance applicable to school year commencing October 1st, 1915.....	\$ 819,236.20
Of this balance of \$819,236.20, there was distributed on October 1st, 1915:	
To Public Schools.....	\$400,000.00
To Approved High Schools.....	34,525.00
For Text Books.....	37,500.00
	<hr/>
	472,025.00
	<hr/>
Amount on hand to equalize future distributions.....	\$ 347,211.20

FUNDED DEBT OF THE STATE OF MARYLAND AS OF SEPTEMBER 30, 1915.

Character of Loans.	Amount of Loans.	Maturity of Loans.	For What Account.
3 per cent State Loan of 1902, per Chapter 200 of 1902.	\$600,000.00	July 1, 1917	Public Buildings.
3.50 per cent Public Buildings Loan, per Chapter 228 of 1902.	1,618,000.00	July 1, 1919	“
3.50 per cent State Roads Loan, per Chapter 141 of 1908:			
(\$4,990,000.00)			
Series "A"	500,000.00	Aug. 1, 1923	State roads.
Series "B"	1,000,000.00	Feb. 1, 1924	“
Series "C"	1,000,000.00	Feb. 1, 1925	“
Series "D"	1,000,000.00	Feb. 1, 1926	“
Series "E"	990,000.00	Feb. 1, 1927	“
Series "F"	500,000.00	Feb. 1, 1928	“
4 per cent Public Highways Loan of 1910, per Chapter 116 of 1910:			
(\$1,000,000.00)			
Series "A"	250,000.00	Jan. 1, 1926	Public highways.
Series "B"	250,000.00	Jan. 1, 1927	“
Series "C"	250,000.00	Jan. 1, 1928	“
Series "D"	250,000.00	Jan. 1, 1929	“
4 per cent State Insane Hospital Loan, per Chapter 250 of 1910:			
Series "A"	300,000.00	Jan. 1, 1926	State hospitals.
Series "B"	300,000.00	July 1, 1926	“
(\$400,000.00)	40,000.00	Jan. 1, 1926	Tuberculosis Sanator.
3.50 per cent Sanatorium Loan, per Chapter 411 of 1910.			
4 per cent State Loan of 1912, per Chapter 370 of 1912:			
(\$3,170,000.00)			
Series "A"	500,000.00	Aug. 1, 1927	State roads.
Series "B"	500,000.00	Aug. 1, 1927	“

STATEMENT -- (Continued).

Showing Funded Debt of the State of Maryland, as of September 30, 1915.

Character of Loans.	Amount of Loans.	Maturity of Loans.	For What Account.
Series "C"	500,000.00	Dec. 1, 1927	State roads.
Series "D"	500,000.00	Dec. 1, 1927	" "
Series "E"	500,000.00	July 1, 1928	" "
Series "F"	500,000.00	July 1, 1928	" "
Series "G"	170,000.00	July 1, 1928	" "
4 per cent Technical School Loan of 1912, per Chapter 90 of 1912	600,000.00	Sep. 1, 1927	Technical school.
4 per cent Consolidated Loan of 1913, per Chapter 749 of 1912: Series "A"	200,000.00	Jan. 1, 1928	Public buildings.
Series "B"	200,000.00	July 1, 1929	Roads and Forest Reserve.
4 per cent Maryland State Normal School Loan, per Chapter 776 of 1912: Series "A"	300,000.00	Jan. 1, 1928	State Normal School.
Series "B"	300,000.00	July 1, 1928	" "
4 per cent State Insane Hospital Loan, per Chapter 187 of 1912: Series "A"	400,000.00	Jan. 1, 1928	State hospitals.
Series "B"	400,000.00	July 1, 1928	" "
4 per cent State Loan of 1914, per Chapter 477 of 1912	817,880.55	Jan. 1, 1929	Exchange of State debt and redemption of Consolidated Loan of 1899.

STATEMENT — (Continued).

Showing Funded Debt of the State of Maryland, as of September 30, 1915.

Character of Loans.	Amount of Loans.	Maturity of Loans.	For What Account.
4 per cent State Omnibus Loan of 1914, per Chapter 791 of 1914:			
(\$950,000.00)			
Series "A".....	57,000.00	Aug. 1, 1917	State hospitals, armories and normal school.
Series "B".....	60,000.00	Aug. 1, 1918	
Series "C".....	62,000.00	Aug. 1, 1919	
Series "D".....	64,000.00	Aug. 1, 1920	
Series "E".....	67,000.00	Aug. 1, 1921	
Series "F".....	70,000.00	Aug. 1, 1922	
Series "G".....	72,000.00	Aug. 1, 1923	
Series "H".....	75,000.00	Aug. 1, 1924	
Series "I".....	78,000.00	Aug. 1, 1925	
Series "J".....	81,000.00	Aug. 1, 1926	
Series "K".....	85,000.00	Aug. 1, 1927	
Series "L".....	88,000.00	Aug. 1, 1928	
Series "M".....	91,000.00	Aug. 1, 1929	
4 per cent The State Roads Loan of 1914, per Chapter 267 of 1914:			
(\$3,000,000.00)			
Series "A".....	180,000.00	Aug. 1, 1917	State roads.
Series "B".....	188,000.00	Aug. 1, 1918	
Series "C".....	195,000.00	Aug. 1, 1919	
Series "D".....	203,000.00	Aug. 1, 1920	
Series "E".....	211,000.00	Aug. 1, 1921	

STATEMENT — (Continued).

Showing Funded Debt of the State of Maryland, as of September 30, 1915.

FUNDED DEBT OF THE STATE OF MARYLAND.

Character of Loans.	Amount of Loans.	Maturity of Loans.	For What Account.
Series "F"	220,000.00	Aug. 1, 1922	State roads.
Series "G"	228,000.00	Aug. 1, 1923	" "
Series "H"	237,000.00	Aug. 1, 1924	" "
Series "I"	247,000.00	Aug. 1, 1925	" "
Series "J"	257,000.00	Aug. 1, 1926	" "
Series "K"	267,000.00	Aug. 1, 1927	" "
Series "L"	278,000.00	Aug. 1, 1928	" "
Series "M"	289,000.00	Aug. 1, 1929	" "
Series "N"	217,000.00	Feb. 1, 1918	" "
Series "O"	225,000.00	Feb. 1, 1919	" "
Series "P"	233,000.00	Feb. 1, 1920	" "
Series "Q"	244,000.00	Feb. 1, 1921	" "
Series "R"	253,000.00	Feb. 1, 1922	" "
Series "S"	264,000.00	Feb. 1, 1923	" "
Series "T"	275,000.00	Feb. 1, 1924	" "
Series "U"	285,000.00	Feb. 1, 1925	" "
Series "V"	296,000.00	Feb. 1, 1926	" "
Series "W"	308,000.00	Feb. 1, 1927	" "
Series "X"	321,000.00	Feb. 1, 1928	" "
Series "Y"	333,000.00	Feb. 1, 1929	" "
Series "Z"	347,000.00	Feb. 1, 1930	" "
Making an aggregate of	\$22,785,880.55		
As an offset, the State holds the following stocks and bonds on which interest of dividends have been promptly paid: Mortgage of Northern Central Railway Co. \$1,500,000.00 Stocks, bonds and cash to the credit of the various sinking funds 6,210,584.35	\$ 7,710,584.35		
Net debt of State after productive stocks and sinking funds are deducted	\$15,075,296.20		

<i>Counties and Baltimore City.</i>	<i>Assessed Value of Real and Personal Property Levy in 1915.</i>	<i>Amount of Levy for 1915 at 3 3/4 % cents on each \$100.</i>	<i>Assessed Value of Securities for State Levy in 1915.</i>	<i>Amount of Levy for 1915 at 15 cents on each \$100.</i>	<i>Total Assessed Value for State Levy in 1915.</i>	<i>Total Amount of Levy for 1915.</i>
Allegany County	\$ 29,777,911.07	\$ 96,281.91	\$ 5,815,156.40	\$ 8,722.74	\$ 35,593,067.47	\$ 105,004.65
Anne Arundel County	19,807,820.03	64,045.28	1,183,711.00	1,775.57	20,991,531.03	65,820.85
Baltimore County	104,400,998.00	337,563.23	51,222,356.00	76,833.50	155,623,354.00	414,396.73
Baltimore City	450,926,220.00	1,457,994.78	148,613,024.00	222,919.54	599,539,244.00	1,680,914.32
Calvert County	2,928,618.00	9,469.20	6,650.00	9.98	2,935,268.00	9,479.18
Caroline County	10,236,181.00	33,006.99	59,083.00	88.63	10,295,264.00	33,185.62
Carroll County	21,373,012.00	69,109.07	2,124,563.00	3,186.85	23,497,575.00	72,295.92
Cecil County	12,567,577.00	40,635.17	1,901,670.00	2,852.51	14,469,247.00	43,487.68
Charles County	5,440,926.00	17,592.33	213,527.00	320.29	5,654,453.00	17,912.62
Dorchester County	13,326,020.00	43,087.47	275,362.00	413.04	13,601,382.00	43,500.51
Fr�derick County	27,918,015.00	90,268.25	2,808,205.00	4,212.31	30,726,220.00	94,480.56
Garrett County	10,649,867.00	34,434.57	351,742.00	527.61	11,001,609.00	34,962.18
Harford County	15,958,558.00	51,599.33	1,101,413.00	1,652.12	17,059,971.00	53,251.45
Howard County	9,999,806.00	32,332.71	1,934,176.00	2,901.26	11,933,982.00	35,233.97
Kent County	9,452,790.24	30,564.39	307,135.00	460.70	9,759,925.24	31,024.72
Montgomery County	19,807,855.00	64,045.39	2,038,710.00	3,058.07	21,846,565.00	67,103.46
Prince George's County	16,556,774.00	53,533.57	127,780.00	191.67	16,684,554.00	53,725.24
Queen Anne's County	9,447,395.88	30,546.58	382,821.00	574.23	9,830,216.88	31,120.81
St. Mary's County	4,910,716.22	15,877.98	4,910,716.22	15,877.98
Somerset County	7,334,533.77	23,714.99	654,075.47	981.11	7,988,609.24	24,696.10
Talbot County	11,663,105.00	37,710.71	784,625.00	1,176.94	12,447,730.00	38,887.65
Washington County	33,010,803.00	106,734.93	2,221,828.00	3,377.74	35,262,631.00	110,112.67
Wicomico County	10,990,682.00	35,536.54	1,339,745.00	2,309.62	12,530,427.00	37,846.16
Worcester County	9,192,036.20	29,720.92	234,778.27	365.67	9,435,814.47	30,086.59
Totals	\$867,678,220.41	\$2,805,495.92	\$225,941,136.14	\$338,911.70	\$1,093,619,356.55	\$3,144,407.62

Receipts and Disbursements on Account of Free School Books for the Fiscal Year ended September 30th, 1915, as per Chapters 136 of 1896, 330 of 1902, 635 of 1908, and 386 of 1914.

<i>Counties and Baltimore City.</i>	<i>Receipts.</i>	<i>Disbursements.</i>
Alleghany County	\$ 7,247.88
Anne Arundel County	4,684.76
Baltimore City	\$ 7.82	52,373.07
Baltimore County	13,564.23
Calvert County	1,509.24
Caroline County	3,393.74
Carroll County	4,648.18
Cecil County	2,858.91
Charles County	2,192.28
Dorchester County	4,435.01
Frederick County	7,133.10
Garrett County	3,365.99
Harford County	3,707.82
Howard County	2,039.65
Kent County	2,447.07
Montgomery County	2.59	4,204.81
Prince George's County	4,858.20
Queen Anne's County	2,311.48
St. Mary's County	2,457.17
Somerset County	3,467.53
Talbot County	2,670.34
Washington County	6,678.37
Wicomico County	4,207.33
Worcester County	3,543.84
Totals.....	\$10.41	\$150,000.00

STATEMENT "K"

RECAPITULATION.

<i>For What Purpose Levied</i>	<i>Rate per \$100.</i>	<i>Amount of Levy on Real and Personal.</i>	<i>Amount of Levy on Securities.</i>	<i>Total Amount of Levy for 1915.</i>
Public Schools	17	\$1,475,052.94	\$178,041.62	\$1,653,094.56
Maintenance of State Roads	1	86,769.53	10,630.87	97,400.40
State Loan of 1902	$\frac{1}{2}$	43,383.96	5,240.90	48,624.86
Public Buildings Loan	$1\frac{3}{4}$	151,843.84	18,343.16	170,187.00
State Roads Loan	3	260,303.74	31,445.42	291,749.16
State Insane Hospital Loan	$\frac{3}{8}$	32,537.97	3,930.68	36,468.65
Public Highways Loan of 1910	$\frac{7}{8}$	75,921.93	9,171.58	85,093.51
Sanatorium Loan	$\frac{1}{24}$	3,615.33	436.74	4,052.07
Maryland State Normal School Loan	$\frac{1}{2}$	43,383.96	5,240.90	48,624.86
Technical School Loan of 1912	$\frac{1}{2}$	43,383.96	5,240.90	48,624.86
State Loan of 1912	$2\frac{3}{4}$	238,611.76	28,824.96	267,436.72
Consolidated Loan of 1913	$\frac{3}{8}$	32,537.97	3,930.68	36,468.65
Second Insane Hospital Loan	$\frac{2}{3}$	57,845.28	6,987.87	64,833.15
State Roads Loan of 1914	$2\frac{1}{2}$	216,919.79	26,204.51	243,124.30
State Omnibus Loan of 1914	$\frac{3}{8}$	32,537.97	3,930.68	36,468.65
Maryland Agricultural College Loan	$\frac{1}{8}$	10,845.99	1,310.23	12,156.22
Total	$32\frac{1}{3}$	\$2,805,495.92	\$338,911.70	\$3,144,407.62

GENERAL ASSEMBLY OF MARYLAND OF 1916.

Note:—The terms of office of Members of the House of Delegates is two years, therefore, the terms of the members of that body given below will expire before the Session of 1918 and their successors will be elected at the election of 1917.

The names of the Senators marked thus (*) were elected in 1915 for a term of four years and they will, therefore, be members of the Senate for the Sessions of 1916 and 1918. Those not so marked were elected in 1913 and their terms expire before the Session of 1918. Their successors will be elected at the election of 1917.

STATE SENATE.

County.	Name.	Address.
Allegany	Frederick N. Zihlman	(R) Cumberland
Anne Arundel	*Frank M. Duvall	(D) St. Margarets
Baltimore	*Newton D. R. Allen	(R) Towson
Calvert	*Joseph E. Joy	(R) Olivet
Caroline	Harvey L. Cooper	(D) Denton
Carroll	*Wade H. D. Warfield	(D) Sykesville
Cecil	Frank E. Williams	(R) Elkton
Charles	John F. Mudd	(R) Bryantown
Dorchester	James S. Shepherd	(D) Cambridge
Frederick	*George L. Kaufman	(R) Frederick
Garrett	Harvey J. Speicher	(R) Accident
Harford	James J. Archer	(D) Bel Air
Howard	*Richard A. Johnson	(D) Laurel
Kent	*Henry Brown	(R) Chestertown
Montgomery	Eugene J. Jones	(D) Kensington
Prince George's	William F. Holmead	(D) Landover
Queen Anne's	*John H. C. Legg	(D) Centreville
St. Mary's	William F. Chesley	(R) Charlotte Hall
Somerset	*George P. Parsons	(R) Marion
Talbot	W. Oscar Collier	(D) Easton
Washington	*Harvey S. Bomberger	(R) Boonsboro
Wicomico	*L. Atwood Bennett	(D) Salisbury
Worcester	Orlando Harrison	(D) Berlin
Baltimore City.		
1st District	*William I. Norris	(D) 8 E. Lexington St.
2nd District	*Peter J. Campbell	(D) 1010 E. Preston St.
3rd District	*George A. Frick	(D) 906 Md. Tr. Bldg.
4th District	William J. Ogden	(D) 113 N. Carey St.

Democratic Members, 16; Republican Members, 11; Democratic Majority, 5.

HOUSE OF DELEGATES.

<i>County.</i>	<i>Name.</i>		<i>Address.</i>
Alleghany	Samuel Brown	(R)	Gilmore
	James Campbell	(R)	Barton
	Thomas G. Fisher	(R)	Lonaconing
	John O. J. Green	(R)	Westernport
	Conrad J. Herpich	(R)	Cumberland
	Arthur F. Smith	(R)	Lonaconing
Anne Arundel	James O. Atwell	(D)	Shady Side
	John E. Hopkins	(D)	Cumberstone
	Wade H. Linthienm	(D)	Linthicum Heights
	Charles L. Solley	(D)	Solleys
Baltimore	Howard E. Brazier	(D)	Chase
	Howard Bryant	(D)	Arlington
	Frank S. Given	(D)	Glyndon
	David G. McIntosh, Jr.	(D)	Rogers Forge
	Charles A. Reich	(D)	Catonsville
	John A. Weillbrenner	(D)	Raspburg
Calvert	William S. Cox	(R)	Lower Marlboro
	William M. Jones	(D)	Bowens
Caroline	William J. Wright	(R)	Choptank
	J. Alda Jackson	(R)	Goldsboro
	Belson H. Fooks	(D)	Preston
Carroll	E. Frank Ely	(R)	Sykesville
	Charles B. Kephart	(R)	Taneytown
	Jesse Leatherwood	(R)	Mt. Airy
	Herbert R. Wooden	(R)	Hampstead
Cecil	John W. Bouchelle	(D)	Chesapeake City
	E. Nelson James	(D)	Rising Sun
	Elwood Balderston	(R)	Colora
Charles	J. Sydney Posey	(R)	Tompkinsville
	R. Laurie Mitchell	(D)	La Plata
Dorchester	Samuel L. Bryn	(D)	Cambridge
	L. Otis Corkran	(D)	Rhodesdale
	Charles W. Brohawn	(D)	Salem
	Greensbury A. Anderson	(D)	Bishop's Head
Frederick	Edw. S. Delaplaine	(R)	Frederick
	D. Charles Flook	(R)	Petersville
	Howard D. Kefauver	(R)	Burkittsville
	R. Gassaway Molesworth	(R)	Mount Airy
	Millard F. Rice	(R)	Jefferson
Garrett	Frederick G. Fox	(R)	Friendsville
	James A. Hayden	(R)	Mt. Lake Park
	John Shartzter	(R)	Oakland
Harford	Millard E. Tydings	(D)	Havre de Grace
	Frank E. Baker	(R)	Aberdeen
	T. Harry Ward	(R)	Jarrettsville

<i>County.</i>	<i>Name.</i>		<i>Address.</i>
Howard	C. Dorsey Hobbs	(D)	West Friendship
	John V. Long	(D)	Ellicott City
Kent	Herbert A. Urie	(R)	Rock Hall
	Harry Willis	(R)	Betterton
Montgomery	Charles F. Brooke	(D)	Olney
	John Gardner	(D)	Clarksburg
	Philip D. Laird	(D)	Rockville
	Paul Y. Waters	(D)	Takoma Park
Prince George's	William N. Fisher	(R)	Seat Pleasant
	Oliver Metzertott	(R)	Hyattsville
	Joseph H. Blanford, Jr.	(D)	Brandywine
	R. Lee Van Horn	(D)	Brentwood
Queen Anne's	Eugene L. Dudley	(D)	Ford's Store
	J. Edward Stevens	(D)	Sudlersville
St. Mary's	Hamilton E. Buckler	(R)	Laurel Grove
	George L. Buckler	(D)	Laurel Grove
Somerset	John W. Horner	(R)	Deale's Island
	L. Cleveland Nelson	(R)	Crisfield
	Gordon E. Milbourne	(D)	Crisfield
Talbot	William A. Dobson	(R)	Oxford
	Charles D. McCord	(R)	Cordova
	Robert F. Sewell	(D)	Sherwood
Washington	W. Scott Corbett	(R)	Hagerstown
	Charles C. Keedy	(R)	Hagerstown
	S. Walter Stouffer	(R)	Sharpsburg
	John C. Strite	(R)	Leitersburg
	Edward M. Tenney	(R)	Hagerstown
Wicomico	Alexander M. Holloway	(D)	Hebron
	George A. Shockley	(D)	Pittsville
	David J. Ward	(D)	Salisbury
Worcester	Everett McC. Layton	(P)	Bishopville
	Nutter J. Wimbrow	(P)	Whaleyville
	William D. Corddry	(D)	Snow Hill
Baltimore City:			
1st District	Jacob C. Antonie	(D)	1807 Eastern Ave.
	Howard W. Curry	(D)	1009 E. Monument St.
	John C. Distler	(D)	3022 E. Baltimore St.
	Harry A. Duke	(D)	854 E. Pratt St.
	John C. McLaughlin	(D)	662 W. Baltimore St.
	John W. Prinz	(D)	423 S. Ellwood Ave.
2nd District	George H. Degenhard	(D)	2237 E. Oliver St.
	Wm. Purnell Hall	(D)	1621 N. Caroline St.
	Joseph M. Kelly	(D)	2002 Boone St.
	Robert E. Lee	(D)	2119 Guilford Ave.
	John J. McCusker	(D)	615 N. Luzerne Ave.
	Lloyd Wilkinson	(D)	Rosedale St. & Walbrook Ave.

<i>County.</i>	<i>Name.</i>		<i>Address.</i>
3rd District	Samuel M. Ambach	(D)	1716 Eutaw Place
	Edward T. Dempsey	(D)	1105 Brentwood Ave.
	Frank F. Luthardt	(D)	725 N. Carey St.
	Stephen J. McDonough	(D)	215 N. Fulton Ave.
	Mark O. Shriver, Jr.	(D)	607 St. Paul St.
	Emmet W. White	(D)	Edmondson Ave & 14th St.
4th District	William Allen	(R)	1217 Riverside Ave.
	William E. Burton	(R)	762 Dolphin St.
	J. Frank Fox	(R)	303 N. Carey St.
	Charles G. Griebel	(D)	805 Covington St.
	Walter M. League	(R)	926 Hanover St.
	Edgar M. Peterson	(R)	1120 Cleveland St.

Democratic Members, 56; Republican Members, 44; People's Members, 2.

VOTE OF THE GENERAL ASSEMBLY ON JOINT BALLOT.

Senate.....	Democrats	16	Republican	11		
House.....	Democrats	56	Republican	44	Peoples	2
		<hr/>		<hr/>		
Joint Vote....	Democrats	72	Republican	55	Peoples	2

MARYLAND ELECTION RETURNS, 1915.

TABULATION OF VOTE FOR GOVERNOR.

Candidates: Republican—Ovington E. Weller, Baltimore County.
 Democratic—Emerson C. Harrington, Dorchester County.
 Prohibition—George E. Gorsuch, Baltimore City.
 Socialist—Charles E. Devlin, Baltimore City.
 Labor—Robert W. Stevens, Baltimore City.

<i>Counties</i>	<i>Weller</i>	<i>Harrington</i>	<i>Gorsuch</i>	<i>Devlin</i>	<i>Stevens</i>
Allegany	5857	3937	234	332	81
Anne Arundel . . .	3286	3355	52	98	54
Baltimore	12273	11979	176	103	53
Calvert	1021	885	24	20	16
Caroline	1983	1997	60	14	12
Carroll	3764	3672	104	18	19
Cecil	2023	2477	66	18	20
Charles	1655	1137	41	16	42
Dorchester	2986	3242	70	25	21
Frederick	5799	5407	145	80	30
Garrett	1709	827	49	115	7
Harford	2698	2972	68	24	24
Howard	1315	1641	44	9	4
Kent	1955	1802	15	7	18
Montgomery	2858	3376	103	41	37
Prince George's..	2990	2758	44	103	59
Queen Anne's . . .	1469	2115	49	4	12
St. Mary's	1078	1259	29	36	35
Somerset	2172	2298	65	10	35
Talbot	2109	2148	101	6	13
Washington	5256	4598	98	181	32
Wicomico	2650	3083	113	12	12
Worcester	1794	2090	67	9	17
Baltimore City ..	45436	50262	518	801	200
Totals	116136	119317	2335	2082	853

TABULATION OF VOTE FOR
COMPTROLLER OF THE TREASURY.

Candidates: Republican—Robert F. Duer.
Democratic—Hugh A. McMullen.
Prohibition—Thomas E. Watkins.
Socialist—Julius V. Porstman.
Labor—Israel Merwitz.

<i>Counties</i>	<i>Duer</i>	<i>McMullen</i>	<i>Watkins</i>	<i>Porstman</i>	<i>Merwitz</i>
Allegany	5367	4190	294	337	62
Anne Arundel ...	2175	2847	78	42	50
Baltimore	11180	12345	231	128	39
Calvert	672	724	11	12	15
Caroline	1913	1956	69	7	6
Carroll	3607	3584	136	14	8
Cecil	2054	2379	73	17	14
Charles	1291	930	37	21	43
Dorchester	2782	2887	84	7	7
Frederick	5785	5274	173	82	25
Garrett	1685	782	56	70	8
Harford	2345	3052	98	17	25
Howard	1181	1661	53	9	4
Kent	1889	1788	14	2	5
Montgomery	2700	3368	150	34	25
Prince George's ..	2126	2307	107	38	94
Queen Anne's ...	1457	2056	59	4	6
St. Mary's	588	839	26	20	19
Somerset	2278	1816	94	8	29
Talbot	2064	2049	92	7	3
Washington	5083	4453	111	184	16
Wicomico	2541	2959	128	11	0
Worcester	1625	2048	94	9	15
Baltimore City ..	43967	48657	675	927	211
Totals.....	108353	114951	2943	2007	729

TABULATION OF VOTE FOR ATTORNEY GENERAL.

Candidates: Republican—Albert A. Doub.
 Democratic—Albert C. Ritchie.
 Prohibition—N. Irvin Gressitt.
 Socialist—Paul Braun.
 Labor—Frank N. H. Lang.

<i>Counties</i>	<i>Doub</i>	<i>Ritchie</i>	<i>Gressitt</i>	<i>Braun</i>	<i>Lang</i>
Allegany	5710	3669	253	358	82
Anne Arundel ...	1767	2856	41	83	43
Baltimore	9831	13511	224	142	61
Calvert	583	675	21	23	7
Caroline	1869	1982	69	23	14
Carroll	3495	3615	108	27	19
Cecil	1983	2415	62	28	26
Charles	1189	832	43	61	28
Dorchester	2584	2913	67	19	13
Frederick	5637	5461	156	85	28
Garrett	1661	784	38	92	15
Harford	2334	3057	71	29	23
Howard	1112	1687	52	13	7
Kent	1859	1833	21	1	7
Montgomery ...	2616	3414	127	37	25
Prince George's..	1774	2347	50	127	76
Queen Anne's ...	1399	2110	59	4	5
St. Mary's	476	734	29	41	30
Somerset	2036	1999	85	15	35
Talbot	1915	2097	101	11	5
Washington	5045	4486	97	190	19
Wicomico	2413	2988	126	18	8
Worcester	1565	2053	88	22	15
Baltimore City ..	37301	55318	628	966	227
Totals.....	98154	122836	2616	2415	818

TABULATION OF VOTE FOR AND AGAINST CONSTITUTIONAL AMENDMENTS.

	Chapter 390		Chapter 416		Chapter 453		Chapter 67's	
	For	Against	For	Against	For	Against	For	Against
Allegany County	1680	1508	1639	1474	1713	1433	1803	1371
Anne Arundel County	550	240	495	218	522	229	580	230
Baltimore County	5159	4152	5333	3869	5094	3903	5598	3647
Calvert County	69	104	70	97	73	108	79	106
Caroline County	217	301	229	289	236	296	274	264
Carrall County	484	897	495	925	500	917	584	962
Cecil County	583	467	589	455	591	445	608	435
Charles County	59	130	77	124	69	138	82	119
Dorchester County	345	829	339	836	322	796	434	783
Frederick County	949	1804	1044	1737	964	1750	1181	1771
Garrett County	235	588	220	560	229	570	286	507
Harford County	869	527	840	518	872	508	892	496
Howard County	476	482	474	465	458	477	484	440
Kent County	360	499	363	478	339	495	370	475
Montgomery County	1212	474	1231	427	1232	421	1242	484
Prince George's County	1047	411	991	353	1043	375	1040	355
Queen Anne's County	267	215	258	222	267	228	275	186
St. Mary's County	113	69	105	72	109	62	108	56
Somerset County	196	188	204	180	204	174	227	174
Talbot County	224	400	221	375	234	404	277	387
Washington County	1200	943	1226	906	1203	924	1668	887
Wicomico County	304	319	325	350	313	337	314	313
Worcester County	172	145	176	137	171	145	190	147
Baltimore City	33148	11030	33492	10093	32580	10751	33284	10064
Totals.....	49918	26722	50436	25160	49338	25886	51880	24659

STATE PAY ROLL.

EXECUTIVE DEPARTMENT.

Governor	\$4,500
Secretary of State	2,000
Chief Clerk	2,400
Two Clerks	1,500 each
Clerk	2,000
Stenographer	1,200
Messenger	1,100

JUDICIARY DEPARTMENT.

Eight Chief Judges.....	each	6,800
Fifteen Associate Judges.....	each	4,600
Nine Judges, Supreme Bench of Baltimore City.....	each	5,500
Attorney General		3,000
Reporter Court of Appeals.....		3,000
Clerk		3,000
Deputy Clerk		1,900
Deputy Clerk		1,500
Deputy Clerk		1,500
Messenger		1,000
Crier		1,000
Stenographer		1,200

LEGISLATIVE DEPARTMENT.

SENATE.

President	per day	\$ 8 00
Secretary	per day	10 00
Reading Clerk	per day	10 00
Journal Clerk.....	per day	10 00
Sergeant-at-Arms	per day	5 00
Twenty-six Senators.....	each per day	5 00
One Doorkeeper	per day	5 00
One Assistant Doorkeeper.....	per day	5 00
One Chief Engrossing Clerk.....	per day	7 00
Four Committee Clerks	each per day	5 00
One Folder	per day	5 00
Two Pages	each per day	2 50
One Janitor	per day	5 00
One Postmaster	per day	5 00
One Messenger to Printer and Mail Carrier.....	per day	2 50
One Chaplain	per day	5 00

MARYLAND MANUAL.

HOUSE OF DELEGATES.

Speaker	per day	\$ 8 00
One Hundred and Two Members House of Delegates each	per day	5 00
Chief Clerk	per day	10 00
Reading Clerk	per day	10 00
One Journal Clerk	per day	10 00
One Sergeant-at-Arms	per day	5 00
One Doorkeeper	per day	5 00
Two Assistant Doorkeepers	each per day	5 00
One Chief Engrossing Clerk.....	per day	7 00
One Clerk to the Committee on Claims.....	per day	7 00
Six Committee Clerks	each per day	5 00
Three Folders	each per day	5 00
Two Pages	each per day	5 00
One Janitor	per day	5 00
One Postmaster	per day	5 00
One Messenger to the Printer and Mail Carrier.....	per day	5 00
Three Chaplains	each	150 00

MILITARY DEPARTMENT.

Adjutant-General	\$3,000
Quartermaster	1,200

TREASURY DEPARTMENT.

COMPTROLLER'S OFFICE.

Comptroller	\$2,500
Chief Clerk	2,400
One Assistant Clerk	2,200
Four Assistant Clerks	each 1,500
One Assistant Clerk	1,200
Stenographer and Typewriter	1,500

TREASURER'S OFFICE.

State Treasurer	\$2,500
Chief Clerk	2,400
One Assistant Clerk.....	2,200
Three Assistant Clerks	each 1,500
One Messenger	1,000

LAND COMMISSIONER'S OFFICE.

Commissioner of the Land Office.....	\$2,100
Chief Clerk	2,000
Two Assistant Clerks	each 1,300
Three Index Clerks	each 1,000

STATE LIBRARY.

State Librarian	\$1,500
Indexer and Cataloguer.....	1,500
Custodian of Works of Reference.....	1,200

SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS.

STATE PAYROLL.

255

Superintendent	\$1,200
Assistant Superintendent	900
Chief Engineer and Electrician.....	1,000
Assistant at Governor's Mansion.....	840
Three Day Watchmen	each 720
Three Night Watchmen	each 720
Four Janitors	each 600
Two Firemen	each 720
Two Coal-Passers	each 480
Eight Charwomen	each 300
One Carpenter	720

STATE FISHERY FORCE.

Commander	\$2,000
Clerk to the Commander	1,000
One Deputy Commander of Steamer.....	1,500
Eleven Deputy Commanders of Sailing Vessels.....	each 700
Six Deputy Commanders employed during the oyster season..	each 240

BUREAU OF INDUSTRIAL STATISTICS AND INFORMATION.

Chief of Bureau	\$2,500
One Clerk	1,600
Six Inspectors, not exceeding.....	each 900

LIVE STOCK SANITARY BOARD.

Three members (actual service)	each per day \$ 5 00
Chief Veterinarian	1,000

BUREAU OF IMMIGRATION.

Two Commissioners	each \$ 500
Superintendent	2,000
One Clerk	1,200

STATE FIRE MARSHAL.

State Fire Marshal	\$2,500
One Deputy	1,500

FISH COMMISSIONERS.

Two Fish Commissioners	each \$1,500
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MINE INSPECTORS.

One Mine Inspector	\$1,500
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TOBACCO WAREHOUSES, INSPECTORS, ETC.

One Chief Inspector	\$2,000
One Chief Clerk.....	1,200
Three Assistant Clerks.....	each 900
Two Samplers	each 1,200
One Receiving Clerk.....	800
One Shipping Clerk	800

One Weighing Clerk	800
One Distributing Clerk	800
Two Sample Tyers	each 700
One Janitor	per day 2 00
One Finder	per day 2 00
Ten Screw Men.....	per day 2 00
Four Laborers	per day 1 50
One Elevator Man.....	per day 2 00
One Stay Floor Man.....	per day 2 00

STATE WHARFINGER.

One State Wharfinger	fees and 250
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GENERAL MEASURERS AND INSPECTORS OF OYSTERS.

Four for Baltimore City (when actually engaged).....	per month \$100
Five for Counties (when actually engaged).....	per month 50
Twenty for State (when actually engaged).....	per month 45

STATE VACCINE AGENT.

One State Vaccine Agent	\$600
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SUPERINTENDENT PUBLIC EDUCATION.

One Superintendent	\$3,000
One Assistant Superintendent	2,000
One Clerk	1,000

INSPECTORS OF STEAM BOILERS.

Two Inspectors	each \$1,500
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STATE AUDITOR.

One State Auditor	\$2,500
Two Deputy State Auditors.....	each 2,000
Two Assistants	each 1,500
One Stenographer	600

BANK COMMISSIONERS.

Commissioner	\$3,000
Deputy, not exceeding.....	2,000
Two Clerks, not exceeding.....	each 1,200

COMMISSION ON MOTOR VEHICLES.

Commissioner	\$3,000
Such Assistants as necessary, subject to approval of Governor.	

STATE GAME WARDEN.

One State Game Warden	\$1,200
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SHELL FISH COMMISSION.

Chairman	\$2,000
Two Commissioners	each 1,800
Chief Clerk	1,200

STATE PAYROLL.

257

INSURANCE COMMISSIONER.

Insurance Commissioner	\$2,500
Chief Clerk	2,000
One Clerk	1,800
One Clerk	1,500
One Clerk	1,200
Stenographer	1,200
Messenger	900

STATE AID AND CHARITIES.

One Secretary	\$1,800
One Stenographer	400

PUBLIC SERVICE COMMISSION.

*Chairman	\$3,000
†Two Commissioners	each 3,000
Secretary	3,000
General Counsel	3,000
Assistant General Counsel	3,000
Auditor	3,000
Chief Clerk	1,800
One Stenographer	1,500
Two Stenographers	each 1,200
One Stenographer	1,000
One Stenographer	660
Rate Clerk	1,800
Superintendent of Inspectors	1,800
Gas Inspector	1,500
One Inspector	1,200
Two Inspectors	each 1,000
Chief Engineer	4,800
One Assistant Engineer	3,600
One Assistant Engineer	1,620
One Clerk	1,200
Bacteriologist (actual service)	per day 5 00
Office Boy	360
Telephone Operator	420

* \$3,000 additional paid by City of Baltimore.

† \$2,000 additional paid by City of Baltimore.

STATE BOARD OF HEALTH.

Secretary	\$2,500
Chemist	2,500

TEN-HOUR LAW BUREAU.

Chief Inspector	\$1,200
Two Assistants	each 900

STATE TAX COMMISSION.

*Chairman	\$3,000
†Two Commissioners	each 3,000
Secretary	3,000
Chief Clerk	2,400
Two Assistant Clerks	each 1,500

One Assistant Clerk.....	1,200
One Stenographer	780
One Stenographer	720
One Messenger	360
One Janitor	120
* \$3,000 additional to be paid by Baltimore City.	
† \$2,000 additional to be paid by Baltimore City.	

STATE INDUSTRIAL ACCIDENT COMMISSION.

* Chairman	\$3,000
* Two Commissioners	each 3,000
Secretary	2,500
Assistant Counsel	1,800
One Clerk	1,500
Four Clerks	each 1,200
Stenographer	1,500
Three Stenographers	each 624
Superintendent	1,500
Auditor	1,500
* \$2,000 additional to be paid by Baltimore City.	

BIOGRAPHICAL SKETCHES OF STATE OFFICERS.

Governor: PHILLIPS LEE GOLDSBOROUGH (Republican), Cambridge, Maryland.

Phillips Lee Goldsborough, born August 6th, 1865, at Cambridge, Md., son of M. Worthington Goldsborough, Pay Director (retired), U. S. N., and Nettie M. Goldsborough, his wife. Mr. Goldsborough was educated in the private and public schools of Maryland, studied law in the office of Daniel M. Henry, Jr., and was admitted to the Bar of Dorchester county in 1886. Since that time he has practiced his profession in Dorchester county and the several Courts of the State, was elected to the office of State's Attorney in 1891 and re-elected thereto in 1895; in 1897 was elected Comptroller of the Treasury of Maryland; in 1902 was appointed by President Roosevelt Collector of Internal Revenue for the District of Maryland, and has been twice re-appointed to the same office by Presidents Roosevelt and Taft. In 1911 he was the unanimous choice of the Republican party for the office of Governor of Maryland, and was in November of that year elected by the people of Maryland to that office. Mr. Goldsborough married Miss Mary Ellen Showell, of Worcester county, Md., daughter of the late William Showell, in 1893, and as the result of that union have two sons, Phillips Lee, Jr., aged 15 years, and Brice Worthington, aged 9 years. Mr. Goldsborough's home is at Cambridge, Md.

Comptroller of the Treasury: EMERSON C. HARRINGTON (Democrat), Cambridge, Maryland.

Hon. Emerson C. Harrington, the present State Comptroller of Maryland, was born March 26th, 1864, at Madison, Dorchester county, Maryland. His parents were John E. and Elizabeth (Thompson) Harrington. His father was in early life a sea captain, becoming later a merchant and farmer, and was prominent in the business and religious life of his section.

Mr. Harrington was reared on the farm, and until he was 16 years of age attended the public school at Madison, going then to St. John's College, Annapolis. He completed the five years' course in four years, graduating with the degree of A. B. in 1884, and taking second honors in his class. The M. A. degree was conferred on him in 1886. He showed a decided fondness for outdoor games, and caught for four years on the St. John's baseball team.

Upon graduation in 1884 Mr. Harrington was appointed tutor in the preparatory department of St. John's and taught for two years, the last half of the second year filling the place in the college department of Professor Hagner, who was ill. At the close of the second year Mr. Harrington was elected Assistant Professor of Latin and Mathematics at St. John's. He accepted the position, but resigned before entering upon the duties of the position, when Dr. William. H. Hopkins, the acting principal of the college, left to accept the presidency of the Woman's College, Baltimore, becoming principal of Cambridge Academy, Cambridge. He held the latter position for three years. At this time the Academy and Female Seminary were merged to form Cambridge High School, and Mr. Harrington was elected principal. He held the position for nine years, being re-elected every year by the unanimous vote of the twenty-four trustees.

He studied law while teaching and was admitted to the Bar. In 1898 he resigned as principal to devote his entire energies to the legal profession. In 1899 he was elected State's Attorney and served until 1903, when he was defeated for re-election. He was a vigorous prosecutor of all offences, especially violations of the liquor and oyster laws, and this fact, together with divisions in his party, brought about his defeat.

Mr. Harrington ranks high as a lawyer, his clientele being many of the most prominent citizens of the county and having a wide range.

He was appointed Insurance Commissioner in November, 1910, and was elected Comptroller in 1911 by a majority of about 7,800 votes.

Mr. Harrington was re-elected Comptroller of the Treasury in 1913, for a term of two years.

Mr. Harrington married Miss Gertrude, daughter of Mr. and Mrs. William T. Johnson. They have three children, two sons and a daughter.

On November 2, 1915, he was elected Governor of Maryland for a term of four years from the second Wednesday in January, 1916.

Comptroller-elect of the Treasury: HUGH A. McMULLEN (Democrat), Cumberland, Maryland.

Hugh A. McMullen, the son of Hugh and Eliza McMullen, was born at Franklin, Allegany County, Maryland, December 9th, 1859. His father was a native of Ireland, coming to America in 1845. He enlisted in the U. S. Army at Galena, Ill., in 1846, for service in Mexico. His mother, Eliza McMullen, was born in Ferderick County, Maryland.

Hugh A. McMullen attended the public and private schools of Allegany County until the age of ten and one-half years, at which time he began work in a store. He continued at this occupation until the age of sixteen, when he began work at a mine in Lonaconing, Maryland. After five years employment he gave up this work and in 1880 went to Colorado where he was engaged in contracting and "prospecting" for two years. Returning to Allegany County in 1882 began business in partnership with his brothers, Daniel F. and John P. McMullen, which partnership has always continued. Mr. McMullen is engaged in the mining, mercantile and banking business and is identified with many of the business enterprises of his county. He was married at Mt. Savage, Maryland, June 18, 1889, to Anna M. Mullydy. His children are Mary Elizabeth, Daniel F., Jr., Catherine, Hugh A., Jr., Alice, Helen, Josephine and John.

He was elected Comptroller of the State Treasury of Maryland November 2nd, 1915.

State Treasurer: MURRAY VANDIVER (Democrat), of Harford County.

Mr. Murray Vandiver was born in 1845 at Havre de Grace, Md. He is the son of the late Robert R. Vandiver, a descendant of some of the first settlers of Delaware. He was educated in the public schools of Harford county and Havre de Grace Academy, and graduated from a business college in Poughkeepsie, N. Y., in 1864. He early engaged in the lumber business in Havre de Grace. He was elected a member of the House of Delegates of Maryland in 1876, 1878, 1880, and was Speaker of the House in 1892. He was a member of

the National Democratic Convention of 1892, which nominated Cleveland; of 1896, which nominated Bryan the first time; a delegate-at-large to the National Democratic Convention of 1900, and a delegate-at-large and chairman of the delegation to the National Democratic Convention of 1904, which nominated Parker. From 1888 to 1897 Mr. Vandiver was secretary and treasurer of the Democratic State Central Committee, and in 1897 became chairman of the committee by appointment of Colonel Buchanan Schley. He was re-appointed chairman of the committee by Colonel L. Victor Baughman in August, 1899, with the full concurrence of the State Convention, which position he now holds. As chairman of the Democratic State Central Committee Mr. Vandiver conducted the re-organization primary campaign in Baltimore in the fall of 1898, which resulted in the precinct organization of Baltimore, of which Hon. James P. Gorter was the head. Mr. Vandiver managed the State campaign in 1899, which restored the Democratic party to power in the State, as well as exercised an influence in his advisory capacity in the municipal campaign in Baltimore in the spring of 1899, which restored the Democratic party to power in the city. From July, 1893, to October 1, 1897, Mr. Vandiver was Collector of Internal Revenue for the District of Maryland, District of Columbia and Delaware and two counties of Virginia, being appointed by President Cleveland and serving at the time of the preparation for the collection of the income tax. Mr. Vandiver resigned as Collector of Internal Revenue to take effect October 1, 1897, and upon his retirement was highly complimented by the Commissioner of Internal Revenue upon the very efficient and satisfactory condition of his office, the national administration at that time being Republican. On January 11, 1900, Mr. Vandiver was elected Treasurer of the State of Maryland, receiving the entire vote of his party in both the Senate and House in open session and without party caucus, which office he now fills, having been elected at the sessions of the General Assembly of 1902 and 1904 without opposition. Mr. Vandiver was appointed on the staff of the late Governor Robert M. McLane with the rank of colonel, and on the staff of Governor John Walter Smith with the rank of brigadier-general. He is a director in the First National Bank of Havre de Grace, Third National Bank of Baltimore, the Commonwealth Bank of Baltimore and the American Bonding Company of Baltimore, the National Bank at Port Deposit, a director in the Delaware Railroad and was

one of the World's Fair Commissioners for the State of Maryland appointed by Governor Brown in 1892. He is a director in nearly all the incorporated companies located at Havre de Grace, and was Mayor of the city in 1885 and 1886. He wrote the charter which incorporated Havre de Grace as a city in 1878. In 1914 General Vandiver was appointed by Governor Goldsborough a member of the Maryland Commission to the Panama-Pacific Exposition Commission.

Attorney-General: EDGAR ALLAN POE, (Democrat), Baltimore City.

Edgar Allan Poe, the second son of John Prentiss Poe and Anne Johnson Poe, was born in Baltimore September 15th, 1871. He acquired his early education at private schools in the city, and at the age of 16 entered Princeton College, from which he received the degree of Bachelor of Arts in June, 1891. He then studied law for two years at the University of Maryland, and in 1893 was awarded the degree of Bachelor of Law. Immediately following his graduation he went abroad and traveled in Europe for a year, and upon his return to Baltimore became associated with his father in the practice of law under the firm name of John P. Poe & Sons. In January, 1900, he was appointed Deputy State's Attorney for Baltimore city by the late Robert M. McLane, and succeeded him in that office in April, 1903. He also served as City Solicitor during the administration of Mayor Mahool from September, 1908, to September, 1911, and was elected Attorney-General November 7, 1911.

Attorney General-elect: ALBERT C. RITCHIE (Democrat), Baltimore City.

Albert C. Ritchie was born August 29th, 1876. His father was the late Judge Albert Ritchie, of Baltimore, and his mother before her marriage was Miss Elizabeth Caskie Cabell, of Richmond, Va. He married Miss Elizabeth C. Baker, of Baltimore.

Mr. Ritchie received his early education in private schools of Baltimore, and graduated from the Johns Hopkins University in 1896 with the degree of A.B., and from the University of Maryland Law School in 1898 with the degree of L.L.B.

Upon his graduation, Mr. Ritchie began the practice of law in Baltimore City with the firm of Steele, Semmes, Carey and Bond, of which he became a member in 1900. In March, 1903, he was appointed Assistant City Solicitor of Baltimore City, and held this position until July 1, 1910, when he resigned in order to become Assistant General Counsel to the Public Service Commission of Maryland. He held that position until February 16, 1913, when he resigned in order to devote his entire time to private practice.

Previous to this, in November, 1903, Mr. Ritchie formed the law firm of Ritchie and Janney, which, in April, 1913, became Ritchie, Janney & Griswold. Mr. Ritchie is still the head of this firm. In 1907 he was appointed Professor of Law at the University of Maryland Law School, a position which he still holds.

On September 14, 1915, Mr. Ritchie was nominated in the direct primary for Attorney General of Maryland on the Democratic ticket, and on November 2nd, 1915, he was elected to that office.

The Adjutant General: CHARLES F. MACKLIN (Republican), Howard County, Maryland.

General Macklin was born at Fort Sully, Dakota Territory, now South Dakota, April 25th, 1871. He is the son of Brigadier-General James E. Macklin (retired), U. S. A., and was educated in the public schools and DeVeagh College, Suspension Bridge, New York, and in 1888 entered the United States Naval Academy, graduating therefrom in 1892. While at the Naval Academy General Macklin was Cadet-Lieutenant in command of one of the companies and was much interested in athletics, playing on both the football and baseball teams.

From 1892 to 1894 General Macklin served aboard the U. S. S. Chicago as Naval Cadet. On July 1st, 1894, he was appointed a Second Lieutenant in the U. S. Marine Corps and served until he resigned July 1st, 1896.

On the 11th February, 1901, he was appointed Colonel and Inspector General, 1st Brigade, Maryland National Guard, in which position he served until appointed, by Governor Edwin Warfield, Colonel in the 4th Infantry Maryland National Guard, 19th August, 1904.

On the 17th November, 1909, he was unanimously elected, by the field officers of the Brigade, Brigadier General in command of the 1st Brigade. On the 2nd February, 1912, he was

appointed The Adjutant General by Governor Phillips Lee Goldsborough.

General Macklin married Miss Emily S. Stewart, daughter of the late Judge William A. Stewart, of Baltimore, in 1894. They have three children, William A. Stewart, age 15; Charles F., Jr., age 11, and Emily S., Jr. Their home is in Ilchester.

Clerk of the Court of Appeals: CALEB C. MAGRUDER (Democrat), of Prince George's County.

Caleb Clarke Magruder, of Prince George's county, son of Caleb Magruder, lawyer, and Mary Sprigg Belt, was graduated A. B. and A. M., Georgetown University. Studied law at the University of Virginia. Married Elizabeth Rice, daughter of Dr. Richard Thomas Nalle and Ellen Anne Hooe, of Virginia. Democratic candidate for State Senator from Prince George's in 1881, and for Associate Judge of Seventh Judicial Circuit in 1897. Elected Clerk of the Court of Appeals November 5, 1907.

At the election of 1913 Mr. Magruder was re-elected Clerk of the Court of Appeals for a term of six years.

Secretary of State: ROBERT P. GRAHAM (Republican), of Baltimore City.

Robert Patterson Graham, the Secretary of State, is of high standing at the Baltimore bar, and has been for years a leader in the councils of the Republican party. Mr. Graham comes of Pennsylvania and Maryland ancestry, and his entire career has been identified with the interests of his native State—the old colony of the Calverts.

Samuel A. Graham, father of Robert Patterson Graham, came in 1848 from Pennsylvania to Maryland and became a member of the bar of this State. When the Civil War broke out he was State's Attorney of Somerset county, but resigned in order to enlist in the Union Army. He was a staunch Loyalist, and was one of the few men who relinquished office to fight for the Old Flag. He married Louisa Collier, a native of Maryland.

Robert Patterson, son of Samuel A. and Louisa (Collier) Graham, was born April 7, 1868, in Salisbury, Maryland, and received his education under the guidance of private tutors. His professional training was obtained in the Law School of

the University of Maryland, from which he graduated in 1888, with the degree of Bachelor of Laws. In 1895, during the Lowndes campaign, he was elected comptroller of the treasury, in which office he was succeeded by Governor Goldsborough. In 1898 he was elected State Tax Commissioner, and during his incumbency succeeded in collecting many back dues, thus succeeded in securing for the State considerable sums of money. He was succeeded in the office by Colonel Buchanan Schley.

During the campaign of 1911, which witnessed the election of Governor Goldsborough, Mr. Graham was among the foremost of those who labored for the restoration of the Republican party. In January, 1912, he was appointed by Governor Goldsborough, Secretary of State.

Mr. Graham married in 1895 Caroline Riggs Dorsey, of Baltimore, and they are the parents of four children: Margaret Dorsey, born September 29, 1896; Eleanor Patterson, born March 24, 1899; Alice Collier Graham, born December 29, 1906, and Robert P. Graham, Jr., born January 17, 1912.

MARYLAND WORKMEN'S COMPENSATION LAW.

For information relating to this Law address the State Industrial Accident Commission, Equitable Building, Baltimore.

CHAPTER 800, ACTS OF 1914.

AN ACT to promote the general welfare of this State by providing compulsory insurance against accident or death of workmen engaged in extra-hazardous employments in this State, and providing for the form, kind and method of such insurance and the incidents thereto; and providing for the amounts of compensation payable thereunder and the person or persons to whom such compensation is payable; and providing for the creation of a State Industrial Accident Commission and defining its powers; and providing for the creation of a State Accident Fund; and providing for an appropriation to carry out the provisions of this Act; and providing for the abolishment in certain cases of the defenses of "Assumption of Risks," "Contributory Negligence" and the "Negligence of a Fellow Servant" in actions for personal injury and death, and to repeal Chapter 837 of the Acts of 1912, and to repeal Chapter 139 of the Acts of 1902; Chapter 153 of the Acts of 1910 as amended by the Acts of 1912, Chapter 445, and to provide for the equitable disposition of the funds created by virtue of the said Acts of 1902, Chapter 139, and the Acts of 1910, Chapter 153.

Whereas, The State of Maryland recognizes that the prosecution of various industrial enterprises which must be relied upon to create and preserve the wealth and prosperity of the State involves injury to large numbers of workmen, resulting in their partial or total incapacity or death, and that under the rules of the common law and the provisions of the statutes now in force an unequal burden is cast upon its citizens, and that in determining the responsibility of the employer on ac-

count of injuries sustained by his workmen, great and unnecessary cost is now incurred in litigation, which cost is borne by the workmen, the employers and the taxpayers, in part, in the maintenance of courts and juries to determine the question of responsibility under the law as it now exists; and

Whereas, In addition thereto, the State and its taxpayers are subjected to a heavy burden in providing care and support for such injured workmen and their dependents, which burden should, in so far as may be consistent with the rights and obligations of the people of the State, be more fairly distributed as in this Act provided; and

Whereas, The common law system governing the remedy of workmen against employers for injuries received in extra-hazardous work is inconsistent with modern industrial conditions; and injuries in such work, formerly occasional, have now become frequent and inevitable.

Now, Therefore, The State of Maryland, exercising herein its police and sovereign power, declares that all phases of extra-hazardous employments be, and they are hereby withdrawn from private controversy, and sure and certain relief for workmen injured in extra-hazardous employments and their families and dependents are hereby provided for, regardless of questions of fault and to the exclusion of every other remedy, except as provided in this Act.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That a Commission is hereby created which shall be known as the State Industrial Accident Commission, to be composed of three Commissioners. Immediately upon the taking effect of this Act, the Governor shall appoint such Commissioners (not more than two of whom shall belong to the same political party). One of them shall hold office for the first two years, another for the first four years, and another for the first six years following the passage and approval of this Act. Thereafter the term shall be six years. Each Commissioner shall devote his entire time to the duties of the office, and shall not hold any position of trust or engage in any occupation or business interfering or inconsistent with his duties as such Commissioner, or serve on or under any committee of a political party. Each Commissioner shall hold office until his successor shall be appointed and shall have qualified. Vacancies shall be filled by the Governor for the unexpired term. A decision on any question arising under this Act concurred in by two of the Commissioners shall be the decision

of the Commission. The Governor may at any time remove any Commissioner from office for inefficiency, neglect of duty or malfeasance in office. Before such removal he shall give such Commissioner a copy of the charges against him and shall fix a time when he can be heard in his own defense, either in person or by counsel, which shall not be less than ten days thereafter, and such hearing shall be open to the public. The Governor shall designate a member of said Commission as Chairman thereof. The principal office of the Commission shall be in the City of Baltimore, but branch offices may be established at other places in the State for the purpose of administering this Act.

SEC. 2. A majority of the Commission shall constitute a quorum for the transaction of business, and a vacancy shall not impair the right of the remaining members to exercise all the powers of the full Commission, so long as a majority remains. Any investigation, inquiry or hearing which the Commission is authorized to hold, or undertake, may be held or undertaken by or before any one member of the Commission, and every order made by a member thereof, when approved and confirmed by a majority of the members and so shown on its record of proceedings, shall be deemed to be the order of the Commission.

SEC. 3. The salary of each of the Commissioners shall be three thousand dollars (\$3,000.00) per annum, and shall be paid out of the State Treasury, and in addition to the said sum of \$3,000 per annum, each of said Commissioners shall also receive the sum of \$2,000 per annum which shall be paid out of its funds by the Mayor and City Council of Baltimore to each of said Commissioners as employes of said municipal corporation. In addition to the salary provided in this Section, each Commissioner shall be allowed his actual and necessary traveling and incidental expenses.

SEC. 4. The Commission shall be in continuous session and open for the transaction of business during all business hours of each and every day, excepting Sundays and legal holidays. All sessions shall be open to the public, and shall stand and be adjourned without further notice thereof on its record. All proceedings of the Commission shall be shown on its record of proceedings, which shall be a public record, and shall contain a record of each case considered and the award paid or allowed to any employee of the Commission, or to any other person for services. Provided, however, that any person in

the employ of the Commission who shall divulge any information secured by him in respect to the transactions, property or business of any person, firm, company or corporation, association or joint partnership to any person other than the members of the Commission, shall be guilty of a misdemeanor, and subject to a fine of not less than \$100 or more than \$500 or imprisonment, not exceeding 18 months in the discretion of the Court, and shall thereafter be disqualified from holding any appointment or employment with the Commission.

SEC. 5. The Commission may employ a secretary, actuaries, accountants, inspectors, examiners, experts, clerks, stenographers and other assistants, and fix their compensation subject to the written approval of the Governor; such compensation shall be paid out of the appropriation in the State Treasury provided for in this Act. The secretary, actuaries, accountants, inspectors, examiners, experts, clerks, stenographers and other assistants that may be employed shall be entitled to receive their actual necessary expenses while traveling on the business of the Commission. Such expenses shall be itemized and sworn to by the person who incurred the expense, and allowed by the Commission. The Commission shall keep and maintain its main office and such branch offices as it shall deem proper and necessary for the administration of the Act, and shall provide suitable rooms, necessary office furniture, supplies, books, periodicals and maps for the same. All necessary expenses shall be audited and paid out of the appropriation in the State Treasury provided for in this Act. It shall provide itself with a seal for the authentication of its orders, awards and proceedings, upon which shall be inscribed the words "State Industrial Accident Commission, State of Maryland—Official Seal."

Each member of the Commission and each person appointed to office or employment by the Commission shall before entering upon the duties of his office or employment take and subscribe the constitutional oath of office.

SEC. 6. The Secretary of the Commission shall keep and maintain a full and true record of all proceedings of the Commission, of all documents or papers ordered filed by the Commission or by its rules, of decisions or orders made by any member of the Commission and of all decisions or orders made by the Commission or approved and confirmed by it and ordered filed, and he shall be responsible to the Commission for the safe custody and preservation of all such documents at its

office. He shall have the power to administer oaths in all parts of the State, so far as the exercise of such power is properly incident to the performance of his duty or that of the Commission. He may designate, from time to time with the approval of the Commission, one of the clerks of the office appointed by the Commission to exercise the powers and duties of the Secretary during his absence. Under the direction of the Commission, the Secretary shall have general charge of its office, superintend its clerical business and perform such other duties as the Commission may prescribe.

SEC. 7. Each member of the Commission, the Secretary thereof, and any special examiner or inspector shall for the purpose contemplated by this Act have power to issue subpoenas, compel the attendance of witnesses, administer oaths, certify to official acts, take depositions within or without the State of Maryland as now provided by law, compel the production of pertinent books, payrolls, accounts, papers, records, documents and testimony.

If a person in attendance before the Commission or a Commissioner refuse, without reasonable cause, to be examined or to answer a legal and pertinent question, or to produce a book or paper when ordered to do so by the Commission, the Commission may apply to any Judge of the Supreme Bench of Baltimore City, or of the Circuit Court of any county, upon proof by affidavit of the fact, for a rule or order returnable in not less than two or more than five days, directing such person to show cause before the Judge who made the order, or any other Judge aforesaid, why he should not be committed to jail; upon the return of such order, the Judge before whom the matter and such person shall come on for a hearing shall examine under oath such person and such person shall be given an opportunity to be heard; and if the Judge shall determine that such person has refused, without reasonable cause or legal excuse, to be examined or to answer a legal or pertinent question, or to produce a book or paper which he was ordered to bring or produce, he may forthwith commit the offender to jail, there to remain until he submits to do the act which he was so required to do, or is discharged according to law.

No person shall be excused from testifying or from producing any books or papers or documents in any investigation or inquiry by or upon any hearing before the Commission or any Commissioner, when ordered to do so by the Commission or

its Secretary, upon the ground that the testimony or evidence, books, papers, or documents required of him may tend to incriminate him or subject him to penalty or forfeiture; but no person shall be prosecuted, punished or subjected to any penalty or forfeiture or on account of any act, transaction, matter or thing concerning which he shall, under oath, have, by order of the Commission or a Commissioner or its inspector or examiner, testified to or produced documentary evidence of; provided, however, that no person so testifying shall be exempt from prosecution or punishment for any perjury committed by him in his testimony.

SEC. 8. Each officer who serves such subpoena shall receive the same fee as the Sheriff would receive in the county or city where said witness is subpoenaed, and each witness who appears in obedience to a subpoena, before the Commission or an inspector or an examiner, shall receive for his attendance the fees and mileage provided for witnesses in civil cases in the Circuit Courts of the counties or the Common Law Courts of Baltimore City, as of the place where he gives his testimony, which shall be audited and paid from the State Treasury in the same manner as other vouchers approved by any member of the Commission and the Secretary. No witness subpoenaed at the instance of a party other than the Commission, or an inspector or examiner, shall be entitled to compensation from the State Treasury unless the Commission shall certify that his testimony was material to the matter investigated. In an investigation, the Commission may cause depositions of witnesses residing within or without the State to be taken in the manner prescribed by law for like depositions taken in cases pending before the Circuit Courts of the counties or the Common Law Courts of Baltimore City, as is now or hereafter may be provided by law.

SEC. 9. Subject to the provisions of this Act, the State Industrial Accident Commission shall adopt reasonable and proper rules to govern its procedure, which procedure shall be as summary and simple as reasonably may be. It shall regulate and provide for the kind and character of notices, and the services thereof, and in cases of injury by accident to employees, the nature and extent of the proofs and evidence and the method of taking and furnishing the same for the establishment of the right to compensation. It shall determine the nature and forms of application of those claiming to be entitled to benefits or compensation, and shall regulate the

method of making investigations, physical examinations and inspections and prescribe the time within which adjudications and awards shall be made, provided, always, that all such rules and regulations shall conform to the provisions of this Act.

SEC. 10. The Commission shall not be bound by the usual common law or statutory rules of evidence or by any technical or formal rules of procedure, other than as herein provided, but may make the investigation in such manner as in its judgment is best calculated to ascertain the substantial rights of the parties and to carry out justly the spirit of this Act.

SEC. 11. A transcribed copy of the evidence and proceedings or any specific part thereof, of any investigation taken by a stenographer appointed by the Commission being certified and sworn to by such stenographer, to be a true and correct transcript of the testimony, or of a particular witness, or any specific part thereof, or to be a correct transcript of the proceedings had on such investigation so purporting to be taken and subscribed, may be received in evidence by the Commission with the same effect as if such stenographer were present and testified to the facts certified. A copy of such transcript shall be furnished on demand to any party in interest upon payment of the fee therefor, as provided for transcripts in the Circuit Courts of the counties or the Common Law Courts of Baltimore City.

SEC. 12. The Commission shall prepare and furnish free of cost blank forms and provide in its rules for their distribution so that the same may be readily available, of applications for benefits or compensation notices to employers, proof of injury or death, of medical attendance, of employment and wage earnings and such other blanks as may be deemed proper and advisable, and it shall be the duty of employers to constantly keep on hand a sufficient supply of such blanks.

SEC. 13. Annually on or before the first day of January the State Industrial Accident Commission shall make a report to the Governor, which shall include a statement of the number of awards made by it, the causes of the accidents leading to the injuries for which the awards were made, and a detailed statement of the expenses of the Commission and the condition of the State Accident Fund, together with any other matters which the Commission deems proper to report to the Governor, including any recommendations it may desire to make.

SEC. 14. Every employer, subject to the provisions of this

Act, shall pay or provide as required herein compensation according to the schedules of this Act for the disability or death of his employee resulting from an accidental personal injury sustained by the employee arising out of and in the course of his employment, without regard to fault as a cause of such injury, except where the injury is occasioned by the wilful intention of the injured employee to bring about the injury or death of himself or of another, or where the injury results solely from the intoxication of the injured employee while on duty. Where the injury is occasioned by the wilful intention of the injured employee to bring about the injury or death of himself or of another, or where the injury results from the intoxication of the injured employee while on duty, neither the injured employee nor any dependent of such employee shall receive compensation under this Act.

The liability prescribed by the last preceding paragraph shall be exclusive that if an employer fail to secure the payment of compensation for his injured employees and their dependents as provided in this Act, an injured employee or his legal representative in case death results from the injury, may, at his option, elect to claim compensation under this Act, or to maintain an action in the Courts for damages on account of such injury; and in such an action the defendant may not plead as a defense that the injury was caused by the negligence of a fellow servant or that the employee assumed the risk of his employment, or that the injury was due to the contributory negligence of the employee. If an employer, besides employing workmen in extra-hazardous employment within the meaning of this Act, shall also employ workmen in employments not extra-hazardous, the provisions of this Act shall apply only to the extra-hazardous employments within the meaning of this Act and the workmen employed therein, except as provided in Section 33 of this Act.

Sec. 15. The employer shall secure compensation to his employees in one of the following ways:

(1) By insuring and keeping insured the payments of such compensation in the State Accident Fund, or

(2) By insuring and keeping insured the payments of such compensation with any stock corporation or mutual association authorized to transact the business of Workmen's Compensation Insurance in this State.

(3) Any such employer who does not with the approval of said Commission voluntarily insure the payment of the com-

compensation by one of the methods designated in the preceding paragraphs of this section, must furnish satisfactory proof to the Commission of his financial ability to pay such compensation himself, in which case the Commission may, at any time and from time to time in its discretion, require the deposit with the Commission of securities, such as are accepted by the Equity Courts of Baltimore City for the investment of trust funds and in an amount or amounts to be determined by the Commission, to secure the liability of the employer to pay the compensation specified in this Act; and in order to be informed as to the continued financial responsibility of any such employer the Commission may require reports from him annually or at such other times as the Commission may deem necessary or advisable and may examine such employer under oath or make such other examination of his business as the Commission may determine. If he should fail to furnish such satisfactory proof, or give bond, or deposit such securities as required by the Commission, or if he should at any time fail to render satisfactory reports to the Commission or otherwise satisfy the Commission of his continued financial ability to pay the compensation himself, he shall be subject to the provisions of the first paragraph of this section of this Act and shall be required by the Commission to insure as provided in the first paragraph of said this section, unless he, at once, insure voluntarily as provided in the second paragraph of this section.

Any employer, subject to the provisions of this Act, who, after November first, nineteen hundred and fourteen, fails or refuses to submit to said Commission, as provided in the next succeeding paragraphs, the method he desired to adopt for assuring compensation, shall be guilty of a misdemeanor, and shall be subject to a fine of not less than five hundred nor more than five thousand dollars. The Court may, in its discretion, remit any such penalty, provided the employer in default assures the compensation as provided in this section.

Any such employer who may wish to adopt any one of the methods mentioned in the preceding paragraphs for assuring the payment of compensation to his employees and their dependents, shall first submit to the State Industrial Accident Commission the method he wishes to adopt. The said Commission may approve or reject the method proposed. If rejected, the employer may submit another method authorized under this Act. The said Commission may from time to time revise

or alter its decision in approving the election of any employer to adopt any one of the methods of assuring payment of the compensation as provided for in this Act, if such action is reasonably necessary to secure and safeguard such payments to employees or for the diminishing and prevention of accidents. Any decision of said Commission under this section or Section 14 of this Act may be reviewed by writ of certiorari in the Circuit Court for the county in which the employer may reside or in any of the Common Law Courts of Baltimore City, if the employer resides in Baltimore City.

Any employer subject to the provisions of this Act, who fails or refuses to insure voluntarily the payment of the compensation specified in this Act to his employees and their dependents through one of the methods of assurance of payment, mentioned in the second paragraph of this section of this Act, or fails to furnish satisfactory proof to the Commission of his financial ability to pay such compensation himself, or give bond or deposit securities as aforesaid, shall at any time after November first, nineteen hundred and fourteen, be compelled by the Commission to insure to his employees and their dependents the payment of the compensation, specified in this Act, by paying to the State Treasurer for the use and benefit of the State Accident Fund, hereinafter authorized to be established, the premiums or taxes levied and published by the Commission for the group of employments, industries or works to which such employer belongs. And any such employer who fails or refuses to so insure within ten days, after being ordered by the Commission to do so, shall be liable to the State in an amount equal to the premiums or taxes required of him for six months' insurance in the State Accident Fund, as a penalty, which, together with his premium or tax due the State Accident Fund for the first six months, may be collected by the Commission in the same manner and with the same effect as provided in Section 22 of this Act for the collection of premiums or taxes in default.

In exercising the discretion conferred upon it by this section and Section 14 of this Act, the State Industrial Accident Commission shall consider the reputation of any insurance company or association, in which any such employer may desire to insure, for promptness and fairness in the settlement of compensation claims, without unreasonable resistance on the part of any such insurance company or association, and shall also consider the financial strength of the employer, the number

of employees employed, the degree of hazard to employees engaged in the employment, the likelihood or danger of several employees being injured or killed by one and the same accident, the relative influence, the different methods, by which compensation may be assured under this Act, are likely to exert upon the employer and his employees for the prevention of accidents, and any other facts or conditions bearing upon the security and promptness of payment of the compensation and the prevention of accidents.

SEC. 16. The State Industrial Accident Commission is hereby authorized and directed to create and establish a fund to be known as the "State Accident Fund," for the purpose of insuring employers against liability under this Act and to their employees and their dependents the payment of the compensation specified in this Act. Such fund shall consist of all premiums or taxes received and paid into the fund and of property and securities acquired and interest earned through the use of moneys belonging to the fund. Said fund shall be administered by the Commission without liability on the part of the State or the custodian thereof beyond the amount of such fund, and shall be applicable to the payment of losses sustained on account of insurance and to the payment of expenses in the manner provided in this Act.

SEC. 17. For the purpose of creating such State Accident Fund each employer insured in this Fund or required to be insured therein by this Act shall pay into the State Treasury the premiums of liability based upon and being such percentage of the payroll of such employer, as may have been determined and published by the Commission and be then in effect. The premiums shall be paid quarterly, and shall be the prescribed percentage of the total wages paid to all employees subject to the Act for such preceding quarter. The State Treasurer shall issue his receipt for any sums paid him hereunder in duplicate, the original to be delivered to the person, firm or corporation or other employer paying the same and the duplicate to be filed with the Commission; provided, however, that in order to create a fund available upon the application of this Act as aforesaid on November first, one thousand nine hundred and fourteen, the payment for the months of November, one thousand nine hundred and fourteen, to February, inclusive, one thousand nine hundred and fifteen, shall be made on or before November first, one thousand nine hundred and fourteen, and be preliminarily based

upon the payroll of the operations of the first four months of the year one thousand nine hundred and fourteen. If any employer be found to have overpaid for such four months he may deduct such overpayment from the second quarterly payment made to the fund; if any employer be found to have underpaid for such four months, he shall pay the deficiency with the first quarterly payment made by him after the end of said four months.

SEC. 18. If a single establishment of work insured in the State Accident Fund comprises several occupations listed in Section 32 of this Act, the premium shall be computed according to the payroll of each occupation, if clearly separable; otherwise an average rate of premium shall be charged for the entire establishment, taking into consideration the number of employees and the relative hazards. In computing the payroll the entire compensation received by every workman employed in extra-hazardous work and insured in the State Accident Fund, within the meaning of this Act, shall be included, whether it be in the form of salary, wage, piece work, overtime, or any allowance in the way of profit-sharing, premium or otherwise, and whether payable in money, board or otherwise. Provided the money value of board and similar advantages shall have been fixed by parties at the time of hiring.

SEC. 19. It shall be the duty of the Commission to classify any industries subject to this Act mentioned or not mentioned which are insured in the State Accident Fund. And the Commission shall have power on or before the first day of January of each year to reclassify such industries, or oftener, if in the opinion of the Commission the same should be deemed just and advantageous; or to create additional classifications with respect to their respective degrees of hazard and determine the risk of the different classes, and fix the rates of premium for each class, according to the risks of the same sufficiently large to guarantee a workmen's compensation fund from year to year. It shall be the duty of the Commission in determining the rates, in order to create a fund sufficiently large to guarantee a workmen's compensation fund from year to year to also re-classify from time to time the industries or occupations in order that there may be a flexible adjustment of the rates as the hazard fluctuates, and to use all means in their power through the rate adjustment to lessen the opportunities for injuries to the workman. The classification so determined

and the rates of premium established shall be applicable for such year; and based on each one hundred dollars of the gross annual payroll of each employer in any class; provided, also, that for the purpose of this Act the pay of the employee partly within and partly without the State shall be deemed to be such proportion of the total pay of such employee as his service within the State bears to his services outside the State.

SEC. 20. The Commission may establish and require all employers insured in the State Accident Fund to install and maintain a uniform payroll. The Commission shall ascertain and establish the amounts to be paid into and out of the Accident Fund, issue proper receipts for moneys received, and certificates for benefits accrued and accruing from the State Accident Fund.

SEC. 21. Every employer subject to the operation and effect of this Act who shall insure in the State Accident Fund, shall every four months submit a report to the Commission herein created, according to the regulations and requirements it may prescribe, of his payroll for the four months then ending. A failure to comply with this section shall subject the employer to an extra contribution of one hundred dollars to be collected by the Commission in a civil action in its name. The amount collected under this section shall be paid into the State Accident Fund.

Any employer who shall with fraudulent intent misrepresent to the Commission the amount of payroll upon which the premium under this Act is based shall be liable to the Commission in ten times the amount of the difference in the premium paid and the amount the employer should have paid. The liability to the Commission under this provision shall be enforced in a civil action in the name of the Commission. All sums collected under this section shall be paid into the State Accident Fund.

SEC. 22. If any employer shall default in any payment required to be made by him to the State Accident Fund, the amount due from him shall be collected by civil action against him in the name of the State of Maryland, and it shall be the duty of the Commission on the first Monday of each month after November first, nineteen hundred and fourteen, to certify to the Attorney-General of the State the names and residences, or places of business, of all employers known to the Commission to be in default for such payment or payments for

a longer period than five days and the amount due from each employer, and it shall then be the duty of the Attorney-General forthwith to bring or cause to be brought against each employer a civil action in the proper court for the collection of such amount so due, and the same when collected, shall be paid into the State Accident Fund, and each employer's compliance with the provisions of this chapter requiring payments to be made to the State Accident Fund shall date from the time of the payment of said money so collected as aforesaid to the said Commission for credit to the State Accident Fund.

SEC. 23. Ten per centum of the premiums collected from employers insured in the State Accident Fund shall be set aside by the Commission for the creation of a surplus until such surplus shall amount to the sum of fifty thousand dollars, and thereafter five per centum of such premiums until such time as in the judgment of said Commission such surplus shall be sufficiently large to cover the catastrophe hazard. The Commission shall also set up and maintain a reserve adequate to meet anticipated losses and carry all claims and policies to maturity.

SEC. 24. The Treasurer of the State shall be the custodian of the State Accident Fund and all disbursements therefrom shall be paid by him upon order or voucher, approved and signed by the chairman or acting chairman and secretary of the Commission, and directed to the Comptroller of the State, who shall draw his warrant therefor. It shall be the duty of the Treasurer to keep and maintain the fund herein created separate and distinct from other State funds. On and after January 1st, 1915, the obligation in the bond of the State Treasurer shall contain a provision securing the protection of this fund.

SEC. 25. Whenever and as often as there shall be in the hands of the Treasurer any sum belonging to the State Accident Fund not likely, in the opinion of the Commission, to be required for immediate use, it shall be the duty of the Board of Public Works, when called upon by the Commission, to invest the same in interest-bearing securities, such as are accepted by the equity courts of Baltimore City for the investment of trust funds, and when and as it may become necessary or expedient to use the moneys so loaned or invested the Board of Public Works shall, when called upon by the Commission, collect or sell or otherwise realize upon any such loan or investment, and any interest accruing upon any such

loan or investment, as well as any interest received upon the deposit of moneys belonging to said fund shall be credited to said fund.

The State Treasurer may deposit any portion of the State fund not needed for immediate use, in the manner and subject to all the provisions of law respecting the deposit of other State funds by him. Interest earned by such portion of the State Accident Fund deposited by the State Treasurer shall be collected by him and placed to the credit of the fund.

SEC. 26. Any employer, after entering the State Accident Fund may withdraw from said fund after the period of one year upon giving sixty (60) days' written notice of his intention so to do and upon paying all arrears, if any, of premiums due the said fund and such other equitable assessments as may be determined by the Commission to cover accidents occurring in the industries in which his occupation may be classified, provided that if at the time of such withdrawal liability shall exist against the accident fund for compensation to employees or dependents of employees who have heretofore been killed or injured as herein provided, such employer shall relieve the State Accident Fund from such liability by depositing with the State Treasurer for the benefit of said fund the then present value of the total unpaid compensation for which such liability exists, assuming interest at the rate of 6 per cent, or by purchasing an annuity with the limitations provided by law with any insurance company approved by the Commission and licensed in this State.

SEC. 27. As soon as practicable after December thirty-first, nineteen hundred and seventeen, and annually thereafter, the Commission shall calculate the total administrative expense incurred during the preceding calendar year in connection with the examination, determination and payment of claims and percentage which this expense bore to the total compensation payments made during that year. The percentage so calculated and determined shall be assessed against the insurance carriers including the State fund as an addition to the payments required from them in the settlement of claims during the year immediately following, and the amounts so secured shall be transferred to the State Treasury to reimburse it for this portion of the expense of administering this Act.

SEC. 28. If this Act shall be hereafter repealed, all moneys which are in the State Accident Fund at the time of the repeal shall be subject to such disposition as may be provided by

the Legislature, and in default of such legislative provision, distribution thereof shall be in accordance with the justice of the matter, due regard being had to obligations of compensation incurred and existing.

SEC. 29. Every policy for the insurance of the compensation herein provided for, or against liability therefor, shall be deemed to be made subject to the provisions of this Act. No company or association shall enter into any such policy of insurance until such company or association shall first obtain from the Insurance Commissioner of Maryland a license of authority for the purpose, which said Commissioner of Insurance shall have full power and authority from time to time to determine the adequacy of its or their premium rates for carrying compensation insurance as provided in this law, and until the form of such policy shall have been approved by the State Industrial Accident Commission; and said Insurance Commissioner shall have full power and authority to require said insurance companies to establish and maintain adequate rates to cover respective risks to which their policies are applicable under the provisions of this Act. Any person violating the provisions of this section shall be subject to a fine of not less than one hundred nor more than one thousand dollars for each offense.

SEC. 30. Every policy of insurance covering the liability of the employer for compensation issued by a stock company or by a mutual association authorized to transact workmen's compensation insurance in this State, shall contain a provision setting forth the right of the Commission to enforce in the name of the State of Maryland for the benefit of the person entitled to the compensation insured by the policy either by filing a separate application or by making the insurance carrier a party to the original application, the liability of the insurance carrier in whole or in part for the payment of such compensation; provided, however, that payment in whole or in part of such compensation by either the employer or the insurance carrier shall to the extent thereof be a bar to the recovery against the other of the amount so paid.

Every such policy shall contain a provision that, as between the employee and the insurance carrier, the notice to or knowledge of the occurrence of the injury on the part of the employer shall be deemed notice or knowledge, as the case may be, on the part of the insurance carrier; the jurisdiction of the employer shall, for the purpose of this Act, be jurisdiction

of the insurance carrier and that the insurance carrier shall in all things be bound by and subject to the orders, findings, decisions or awards rendered against the employer for the payment of compensation under the provisions of this Act.

Every such policy shall contain a provision to the effect that the insolvency or bankruptcy of the employer shall not relieve the insurance carrier from the payment of compensation for injuries or death sustained by an employee during the life of such policy.

Every contract or agreement of an employer the purpose of which is to indemnify him from loss or damage on account of the injury of an employee by accidental means, or on account of the negligence of such employer or his officer, agent or servant, if engaged in extra-hazardous employment, shall be absolutely void unless it shall also cover liability for the payment of the compensation provided for by this Act.

No contract or insurance issued by a stock company or mutual association against liability arising under this Act shall be cancelled within the time limited in such contract for its expiration until at least ten days after notice of intention to cancel such contract, on a date specified in such notice, shall be filed in the office of the Commission and also served on the employer. Such notice shall be served on the employer by delivering it to him or by sending it by mail, by registered letter, addressed to the employer at his or its last known place of residence; provided, that if the employer be a partnership, then such notice may be so given to any one of the partners, and if the employer be a corporation, then the notice may be given to any agent or officer of the corporation upon whom legal process may be served.

SEC. 31. Nothing herein shall affect any existing contract of policy of employer's liability insurance or the liability of any mutual insurance association, or any arrangement now existing between employers and employees, providing for the payment to such employees, their families, dependents or representatives of sick, accident or death benefits in addition to the compensation provided for by this Act; but liability for the compensation specified in this Act shall not be reduced or affected by any insurance, contribution or other benefit whatsoever, due to or received by the person entitled to such compensation, and the person so entitled shall, irrespective of any such insurance or other contract, have the right to recover the compensation directly from the employer.

SEC. 32. Compensation provided for in this Act shall be payable for injuries sustained or death incurred by employees engaged in the following extra-hazardous employments:

1. The operation, including construction and repair, of railways operated by steam, electric or other motive power, street railways and incline railways, but not in their construction when constructed by any person other than the company which owns or operates the railways, including work of express, sleeping, parlor and dining car employees on railways trains.

2. Construction and operation of railways not included in paragraph one.

3. The operation, including construction and repair, of car shops, machine shops, steam and power plants, and other works for the purposes of any such railway, or used or to be used in connection with it when operated, constructed or repaired by the company which owns or operates the railway.

4. The operation, including construction and repair, of car shops, machine shops, steam and power plants, not included in paragraph 3.

5. The operation, including construction and repair, of telephone lines and wires for the purposes of the business of a telephone company, or used or to be used in connection with its business, when constructed or operated by the company.

6. The operation, including construction and repair, of telegraph lines and wires for the purposes of the business of a telegraph company, or used or to be used in connection with its business, when constructed or operated by the company.

7. Construction of telegraph and telephone lines not included in paragraphs 5 and 6.

8. The operation, within or without the State, including repair, of vessels other than vessels of other States or countries used in interstate or foreign commerce, when operated or repaired by the company.

9. Shipbuilding, including construction and repair in a ship yard or elsewhere, not included in paragraph 8.

10. Longshore work, including the loading or unloading of cargoes or parts of cargoes of grain, coal, ore, freight, general merchandise, lumber or other products or materials, or moving or handling the same on any dock, platform or place, or in any warehouse or other place of storage.

11. Subaqueous or caisson construction and pile driving.

12. Construction, installation or operation of electric light and electric power lines, dynamos or appliances and power transmission lines.

13. Paving, sewer and subway construction, work under compressed air, excavation, tunneling and shaft sinking, well digging, laying and repair of underground pipes, cables and wires, not included in paragraph 5 of this section.

14. Lumbering, logging, river-driving, rafting, booming, saw mills, shingle mills, lath mills, manufacture of veneer and of excelsior, manufacture of staves, spokes or headings.

15. Pulp and paper mills.

16. Manufacture of furniture, interior woodwork, organs, pianos, piano actions, canoes, small boats, coffins, wicker and rattan ware, upholstering, manufacture of mattresses or bed springs.

17. Planing mills, sash and door factories, manufacture of wooden and corrugated paper boxes, cheese boxes, mouldings, window and door screens, window shades, carpet sweepers, wooden toys, articles and wares or baskets.

18. Mining, reduction of ores and smelting, preparation of metals or minerals.

19. Quarries; sand, shale, clay or gravel pits, lime kilns; manufacture of brick, tile, terra-cotta, fire-proofing, or paving blocks, manufacture of calcium carbide, cement, asphalt or paving material.

20. Manufacture of glass, glass products, glassware, porcelain or pottery.

21. Iron, steel or metal foundries; rolling mills; manufacture of castings, forgings, heavy engines, locomotives, machinery, safes, anchors, cables, rails, shafting, wires, tubing, pipes, sheet metal, boilers, furnaces, stoves, structural steel, iron or metal.

22. Operation and repair of stationary engines and boilers, not included in other paragraphs of this section.

23. Manufacture of small castings or forgings, metal wares, instruments, utensils and articles, hardware, nails, wire goods, screens, bolts, metal beds, sanitary, water, gas or electric fixtures, light machines, typewriters, cash registers, adding machines, carriage mountings, bicycles, metal toys, tools, cutlery, instruments, photographic cameras and supplies, sheet metal products, buttons.

24. Manufacture of agricultural implements, threshing machines, traction engines, wagons, carriages, sleighs, vehicles, automobiles, motor trucks, toy wagons, sleighs or baby carriages.

25. Manufacture of explosive and dangerous chemicals, corrosive acids or salts, ammonia, gasoline, petroleum, petroleum products, celluloid, gas, charcoal, gun powder or ammunition.

26. Manufacture of paint, color, varnish, oil, japans, turpentine, printing ink, printers' rollers, tar, tarred, pitched or asphalted paper.

27. Distilleries, breweries; manufacture of spirituous or malt liquors, alcohol, wine, mineral water or soda waters.

28. Manufacture of drugs and chemicals, not specified in paragraph 25, medicines, dyes, extracts, pharmaceutical or toilet preparations, soaps, candles, perfumes, non-corrosive acids or chemical preparations, fertilizers, including garbage disposal plants; shoeblacking or polish.

29. Milling; manufacture of cereals or cattle foods, warehousing; storage; operation of grain elevators.

30. Packing houses, abattoirs, manufacture or preparation of meats or meat products or glue.

31. Tanneries.

32. Manufacture of leather goods and products, belting, saddlery, harness, trunks, valises, boots, shoes, gloves, umbrellas, rubber goods, rubber shoes, tubing, tires or hose.

33. Canning or preparation of fruit, vegetables, fish or foodstuffs; pickle factories and sugar refineries.

34. Bakeries, including manufacture of crackers and biscuits, manufacture of confectionery, spices or condiments.

35. Manufacture of tobacco, cigars, cigarettes or tobacco products.

36. Manufacture of cordage, ropes, fibre, brooms or brushes; manilla or hemp products.

37. Flax mills; manufacture of textiles or fabrics, spinning, weaving and knitting manufactories; manufacture of yarn, thread, hosiery, cloth, blankets, carpets, canvas, bags, shoddy or felt.

38. Manufacture of men's or women's clothing, white wear, shirts, collars, corsets, hats, caps, furs or robes.

39. Power laundries; dyeing, cleaning or bleaching.

40. Printing, photo-engraving, stereotyping, electrotyping, lithographing, embossing; manufacture of stationery, paper, cardboard boxes, bags, or wall paper, and book-binding.

41. The operation, otherwise than on tracks, on streets, highways, or elsewhere of cars, trucks, wagons or other vehicles, and rollers and engines, propelled by steam, gas, gasoline, electric, mechanical or other power.

42. Stone cutting or dressing; marble works; manufacture of artificial stone; steel building and bridge construction; installation of elevators, fire escapes, boilers, engines or heavy machinery; brick-laying, tile-laying, mason work, stone setting, concrete work, plastering; and manufacture of concrete blocks; structural carpentry; painting, decorating or renovating; sheet metal work; roofing; construction, repair and demolition of buildings and bridges; plumbing, sanitary or heating engineering; installation and covering of pipes or boilers.

43. In addition to the employments set out in the preceding paragraphs, this Act is intended to apply to all extra-hazardous employments not specifically enumerated herein.

SEC. 33. Any employer, his employee or employees engaged in works not extra-hazardous within the meaning of this Act may, by their joint election, filed with the Commission, accept the provisions of this Act and such acceptances when approved by the Commission, shall subject them to the provisions of this Act to all intents and purposes as if they had been originally included in its terms.

Any workman of the age of sixteen years and upwards may himself exercise the election hereby authorized. The right of election hereby authorized shall be exercised on behalf of any workman under the age of sixteen years by his parent or guardian. Nothing herein shall be construed to apply to workmen of less than the minimum age prescribed by law for the employment of minors in the occupation in which such workman shall be engaged.

The provisions of this Act shall apply to employers and employees engaged in intra-state and also in inter-state or foreign commerce, for whom a rule of liability or method of compensation has been or may be established by the Congress of the United States, only to the extent that their mutual connection with intra-state work may and shall be clearly separable and distinguishable from inter-state or foreign commerce, except that any such employer and any of his workmen only

in this State may, with the approval of the Commission, and so far as not forbidden by any Act of Congress, voluntarily accept the provisions of this Act by filing written acceptances with the Commission, which shall subject the acceptors to the provisions of this Act to all intents and purposes as if they had been originally included in its terms.

SEC. 33 $\frac{1}{2}$. Whenever there shall have been enacted by the Congress of the United States and shall be in effect any act providing an exclusive remedy and compensation to employees of common carriers by railroad while employed in inter-state or foreign commerce who sustain personal injury by accident arising out of and in the course of such employment and resulting in disability, or to the dependents of such employees in case such injury results in death, it shall be lawful for any such common carrier by railroad in this State and its employees or any of them, by agreement between such employer and employees, to provide for the payment by the employer of compensation in the amounts at the times and in the manner specified in said Act of Congress to any employee who, while employed by such employer in commerce or business wholly within this State, sustains personal injury by accident arising out of and in the course of his employment and resulting in his disability, or to the dependents, as defined in said Act of Congress, of such employee in case such injury results in his death; and in and by such agreement to stipulate and agree that, except as provided therein, such employer shall not be civilly liable for any injury to or death of any such employee resulting from any such accident.

If any such employer shall file with the Commission an instrument in writing under its corporate seal offering to enter into such an agreement with all and any of its employees in this State and referring to such Act of Congress, and shall cause notice of such offer filed to be published once each week for three successive weeks following the date of such filing in a newspaper published in each county in this State through which such employer runs regularly any freight or passenger train, and in two newspapers published in the City of Baltimore, if such employer runs regularly any freight or passenger train into or through said City, every employee of such employer shall be conclusively presumed to accept such offer of the employer and to have entered into such agreement, unless such employee shall, within thirty days after the filing of such offer by the employer, file with the Commission a notice

in writing or statement declining such offer; and at the expiration of said period of thirty days the terms of said agreement shall be mutually binding upon the employer and upon every employee not so declining, but any employee or the employer may at any time by filing with the Commission not less than thirty days' notice in writing of his or its intention so to do, terminate such agreement upon his or its part as to all accidental injuries occurring after the expiration of such notice.

SEC. 34. Whenever the State, county, city or any municipality shall engage in any extra-hazardous work within the meaning of this Act in which workmen are employed for wages, this Act shall be applicable thereto. Whenever and so long as by State law, City Charter or Municipal Ordinance, provision equal or better than that given under the terms of this Act is made for municipal employees injured in the course of employment such employees shall not be entitled to the benefits of this Act.

SEC. 35. Each employee (or in case of death his family or dependents), entitled to receive compensation under this Act shall receive the same in accordance with the following schedule, and except as in this Act otherwise provided, such payment shall be in lieu of any and all rights of action whatsoever against any person whomsoever.

1. Permanent total disability. In case of total disability adjudged to be permanent fifty per centum of the average weekly wages shall be paid to the employee during the continuance of such total disability, exclusive of the first week, not to exceed a maximum of twelve dollars per week and not less than a minimum of five dollars per week unless the employee's established weekly wages are less than five dollars per week at the time of the injury, in which event he shall receive compensation in an amount equal to his average weekly wages, but not to exceed a total of \$5,000.00. Loss of both hands, or both arms, or both feet or both legs, or both eyes or of any two thereof shall, in the absence of conclusive proof to the contrary, constitute permanent total disability. In all other cases permanent total disability shall be determined in accordance with the facts.

2. Temporary total disability. In case of temporary total disability fifty per centum of the average weekly wages shall be paid to the employee during the continuance thereof, but not in excess of a maximum of twelve dollars per week and

not less than a minimum of five dollars per week, in which event he shall receive compensation equal to his full wages; but in no case to continue more than six years from the date of the injury or to exceed thirty-seven hundred and fifty dollars in the aggregate.

3. Permanent partial disability. In case of disability partial in character but permanent in quality the compensation shall be fifty per centum of the average weekly wages, in no case to exceed twelve dollars per week, or more than three thousand dollars in the aggregate, and shall be paid to the employees for the period named in the schedule as follows:

Thumb. For the loss of a thumb, fifty weeks.

First Finger. For the loss of a first finger, commonly called the index finger, thirty weeks.

Second Finger. For the loss of a second finger, twenty-five weeks.

Third Finger. For the loss of a third finger, twenty weeks.

Fourth Finger. For the loss of a fourth finger, commonly called the little finger, fifteen weeks.

The loss of the second or distal phalange of the thumb shall be considered to be equal to the loss of one-half of such thumb; the loss of more than one-half of such thumb shall be considered to be equal to the loss of the whole thumb. The loss of the third or distal phalange of any finger shall be considered to be equal to the loss of one-third of such finger. The loss of the middle or second phalange of any finger shall be considered to be equal to the loss of two-thirds of such finger. The loss of more than the middle and distal phalange of any finger shall be considered to be equal to the loss of the whole of such finger; provided, however, that in no case shall the amount received for more than one finger exceed the amount provided in this schedule for the loss of a hand.

Great Toe. For the loss of a great toe, twenty-five weeks.

Other Toes. For the loss of one of the toes other than the great toe, ten weeks.

Hand. For the loss of a hand, one hundred and fifty weeks.

Arm. For the loss of an arm, two hundred weeks.

Foot. For the loss of a foot, one hundred and fifty weeks.

Leg. For the loss of a leg, one hundred and seventy-five weeks.

Eye. For the loss of an eye, one hundred weeks.

Loss of Use. Permanent loss of the use of a hand, arm, foot, leg or eye shall be considered as the equivalent of the loss of such hand, arm, foot, leg or eye.

Amputations. Amputations between the elbow and the wrist shall be considered as the equivalent of the loss of a hand. Amputation between the knee and the ankle shall be considered as the equivalent of the loss of a foot. Amputation at or above the elbow shall be considered as the loss of an arm. Amputation at or above the knee shall be considered as the loss of the leg.

The compensation for the foregoing specific injuries shall be in lieu of all other compensations, except the benefits provided in Section 36 of this Act.

Other Cases. In all other cases in this class of disability the compensation shall be fifty per centum of the difference between his average weekly wages and his wage-earning capacity thereafter in the same employment or otherwise, if less than before the accident (but not to exceed twelve dollars per week), payable during the continuance of such partial disability, but not to exceed \$3,000.00, and subject to reconsideration of the degree of such impairment by the Commission on its own motion or upon application of any party in interest.

4. **Temporary Partial Disability.** In case of temporary partial disability, except the particular cases mentioned in sub-division three of this section, an injured employee shall receive fifty per centum of the difference between his average weekly wages and his wage-earning capacity thereafter in the same employment or otherwise, if less than before the accident, during the continuance of such partial disability, but not in excess of three thousand five hundred dollars, except as otherwise provided in this Act.

In case the injury causes death within the period of two years, the benefits shall be in the amount and to the persons following:

If there be no dependents, the disbursements shall be limited to the expenses provided for in Section 36 hereof.

If there are wholly dependent persons at the time of the death, the payment shall be fifty per cent of the average weekly wages, and to continue for the remainder of the period between the date of the death and eight years after the date of the injury, and not to amount to more than a maximum of four thousand two hundred and fifty dollars, nor less than a minimum of one thousand dollars.

If there are partly dependent persons at the time of the death, the payment shall be fifty per cent of the average weekly wages, and to continue for all or such portion of the period of eight years after the date of the injury, as the Commission in each may determine, and not to amount to more than a maximum of three thousand dollars.

The following persons shall be presumed to be wholly dependent for support upon a deceased employee: A wife or invalid husband ("Invalid" meaning one physically or mentally incapacitated from earning), a child or children under the age of sixteen years (or over said age if physically or mentally incapacitated from earning) living with or dependent upon the parent at the time of the injury or death.

In all other cases, questions of dependency, in whole or in part, shall be determined in accordance with the facts in each particular case existing at the time of the injury resulting in death of such employee, but no person shall be considered as dependent unless such person be a father, mother, grandfather, grandmother, stepchild or grandchild, or brother or sister of the deceased employee, including those otherwise specified in this section.

An alien shall not be considered a dependent within the meaning of this Act unless he be a resident within the United States.

SEC. 36. In addition to the compensation provided for herein the employer shall promptly provide for an injured employee, such medical, surgical or other attendance or treatment, nurse and hospital services, medicines, crutches and apparatus as may be required by the Commission in an amount not to exceed the sum of one hundred and fifty dollars (\$150.00). If the employer fail to provide the same the injured employee may do so at the expense of the employer. The employee shall not be entitled to recover any amount expended by him for such treatment or services unless he shall or someone on his behalf have requested the employer to furnish the same, and the employer shall have refused or neglected to do so. All fees and other charges for such treatment and services shall be subject to regulations by the Commission, and shall be limited to such charges as prevail in the same community for similar treatment of injured persons of a like standard of living, and in case death ensues from the injury within two years, reasonable funeral expenses shall be allowed not to exceed the sum of seventy-five dollars (\$75.00).

Provided, however, that if there are no dependents and the deceased employee leaves sufficient estate to pay same, all expenses of last sickness and burial shall be paid by said estate and not by the employer or insurance company or Commission out of the State Accident Fund, as the case may be. The Commission shall have full power to adopt rules and regulations with respect to furnishing medical, nurse, hospital services and medicine to injured employees entitled thereto and for the payment therefor.

SEC. 37. Notice of an injury for which compensation is payable under this Act shall be given to the employer within ten days after the accident, and also in case of the death of the employee resulting from such injury, within thirty days after such death. Such notice may be in writing, and contain the name and address of the employee, and state in ordinary language the time, place, nature and cause of the injury and be signed by him or by a person on his behalf, or in case of death, by any one or more of his dependents, or by a person on their behalf. The failure to give such notice, unless excused by the Commission either on the ground that notice for some sufficient reason could not have been given, or on the ground that the State Accident Fund, insurance company or employer, as the case may be, has not been prejudiced thereby, shall be a bar to any claim under this Act.

Whenever an accident occurs to any employee it shall be the duty of the employer to at once report such accident and the injury resulting therefrom to the Commission, and also to any local representative of the Commission. Such report shall state (a) the time, cause and nature of the accident and injuries, and the probable duration of the injury resulting therefrom; (b) whether the accident arose out of or in the course of the injured person's employment; (c) any other matters the rules and regulations of the Commission may prescribe.

SEC. 38. Where an employee is entitled to compensation under this Act he shall file with the Commission his application within thirty days together with the certificate of the physician, if any, who attended him.

Where death results from injury the parties entitled to compensation under this Act or someone in their behalf, shall make application for the same to the Commission, which application must be accompanied with proof of death and proof of relationship showing the parties to be entitled to compensa-

tion under this Act, certificates of attending physician, if attended by a physician, and such other proof as may be required by the rules of the Commission.

SEC. 39. The Commission shall make or cause to be made such investigation of any claim as it deems necessary, and upon application of either party, shall order a hearing and within thirty days after a claim for compensation is submitted under this section, or such hearing closed, shall make or deny an award, determining such claim for compensation, and file the same in the office of the Commission, together with a statement of its conclusions of fact and rulings of law. The Commission may, if it deems proper, on the written application of any party in interest, or on its own motion, require the claimant to appear before an arbitration committee appointed by it and consisting of one representative of employees, one representative of employers, and either a member of the Commission or a person specially deputized by the Commission to act as chairman, before which the evidence in regard to the claim shall be adduced and by which it shall be considered and reported upon with the right of either party to appeal to the Commission from the finding of said arbitration committee on all questions of law and fact.

If changes of circumstances warrant an increase or re-arrangement of compensation, like application shall be made. No increase or re-arrangement shall be operative for any period prior to application therefor.

SEC. 40. Any person who shall knowingly secure or attempt to secure larger compensation or compensation for a longer term than he is entitled to, or knowingly secure or attempt to secure compensation when he is not entitled to any, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not exceeding five hundred dollars or imprisoned not exceeding twelve months, or both, in the discretion of the Court, and shall from and after such conviction, cease to receive any compensation.

SEC. 41. Any employee entitled to receive compensation under this Act is required, if requested by the Commission to submit himself for medical examination at a time and from time to time at a place reasonably convenient for the employee and as may be provided by the rules of the Commission. If the employee refuse to submit to any such examination, or obstructs the same, his right to compensation shall be suspended until such examination has taken place, and no com-

pensation shall be payable during or for account of such period.

SEC. 42. Should a further accident occur to an employee already receiving payment under this Act for a disability, or who has been previously the recipient of a lump sum payment under this Act, his future compensation shall be adjusted according to the other provisions of this Act and with regard to the combined effect of his injuries and his past receipt of compensation under this Act. In case of the re-marriage of a dependent widow of a deceased employee without dependent children, all compensation under this Act shall cease, and further no widow or widower shall receive any benefits under this Act where the marriage shall have taken place after the person entitled to benefits hereunder shall have been injured, provided there are no dependent children.

If aggravation, diminution or termination of disability takes place or be discovered after the rate of compensation shall have been established or compensation terminated in any case, the Commission may, upon the application of any party in interest or upon its own motion, re-adjust for future application the rate of compensation in accordance with rules in this section provided, or in a proper case, terminate the payments.

A husband or wife of an injured employee, who has deserted said employee for more than one year prior to the time of the injury or subsequently shall not be a beneficiary under this Act.

SEC. 43. If a beneficiary shall reside or remove out of the State and shall have been such non-resident for a period of one year, the Commission may in its discretion convert any payments thereafter to become due to such beneficiary into a lump sum payment, not in any case to exceed twenty-four hundred dollars by paying a sum equal to three-fourths of the then value of such payments.

SEC. 44. If injury or death results to a workman from the deliberate intention of his employer to produce such injury or death, the employee, the widow, widower, child, children or dependents of the employee shall have the privilege either to take under this Act or have cause of action against such employer, as if this Act had not been passed.

SEC. 45. Notwithstanding anything hereinbefore or hereinafter contained, no employee or dependent of any employee shall be entitled to receive any compensation or benefits under

this Act, on account of any injury to or death of an employee caused by a self-inflicted injury, the wilful misconduct or the intoxication of such employee.

SEC. 46. If it be established that the injured employee was of such age and experience when injured as that under the natural conditions his wages would be expected to increase, this fact may be considered in arriving at his average weekly wage.

SEC. 47. A minor working at an age legally permitted under the laws of this State shall be deemed sui juris for the purposes of this Act, and no other person shall have any cause of action or right to compensation for any injury to such minor employee unless otherwise herein provided.

SEC. 48. No compensation shall be allowed for two weeks after the injury is received except disbursements herein authorized for medical, nurse and hospital services and medicines, and for funeral expenses.

SEC. 49. The benefits in case of death shall be paid to such one or more of the dependents of the decedent for the benefit of all the dependents as may be determined by the Commission, which may apportion the benefits among the dependents in such manner as it may deem just and equitable. The dependent or persons to whom benefits are paid shall apply the same to the use of the several beneficiaries thereof according to their respective claims upon the decedent for support, in compliance with the findings and direction of the Commission.

SEC. 50. In every case providing for compensation to an employee or his dependent, excepting temporary disability, the Commission may, if in its opinion the facts and circumstances of the case warrant it, allow the compensation to be paid in a partial or total lump sum.

SEC. 51. No money payable under this Act shall prior to issuance and delivery of the warrant or voucher therefor, be capable of being assigned, charged or taken in execution or attachment.

SEC. 52. No employer or employee who are subject to the provisions of this Act shall exempt himself from the burden or waive the benefit of this Act by any contract, agreement, rule or regulation, and any such contract, agreement, rule or regulation shall be pro tanto void. No agreement by such employee to pay any portion of the premium paid by such employer shall be valid, and any employer who deducts any

portion of such premium from the wages or salary of any employee entitled to the benefits of this Act shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than two hundred dollars for each offense.

SEC. 53. The powers and jurisdiction of the Commission over each case shall be continuing and it may from time to time make such modifications or change with respect to former findings or orders with respect thereto as in its opinion may be justified.

SEC. 54. If an employee shall be injured because of the absence of any safeguard or protection required by the Commission, the employer shall be guilty of a misdemeanor and liable to a fine of not less than \$50.00 or more than \$500.00 to be paid into the State Accident Fund.

SEC. 55. Any employer, employee, beneficiary or person feeling aggrieved by any decision of the Commission affecting his interests under this Act may have the same reviewed by a proceeding in the nature of an appeal and initiated in the Circuit Court of the county or in the Common Law Courts of Baltimore City having jurisdiction over the place where the accident occurred or over the person appealing from such decision, and the court shall determine whether the Commission has justly considered all the facts concerning injury, whether it has exceeded the powers granted it by the Act, whether it has misconstrued the law and facts applicable in the case decided. If the Court shall determine that the Commission has acted within its powers and has correctly construed the law and facts, the decision of the Commission shall be confirmed, otherwise it shall be reversed or modified. Upon the hearing of such an appeal the Court shall, upon motion of either party filed with the Clerk of the Court according to the practice in civil cases, submit to a jury any question of fact involved in such case. The proceedings in every such an appeal shall be informal and summary, but full opportunity to be heard shall be had before judgment is pronounced. No such appeal shall be entertained unless notice of appeal shall have been served personally upon some member of the Commission within thirty days following the rendition of the decision appealed from. An appeal shall not be a stay. If the decision of the Commission shall be changed or modified, the practice prevailing in civil cases as to the payment of costs and the fees of medical and other witnesses shall apply. Appeal shall lie from the judgment of the Circuit Court of

the County or the Common Law Courts of Baltimore City to the Court of Appeals as in other civil cases, and such appeals shall have precedence over all cases except criminal cases.

The Attorney-General shall be the legal adviser of the Commission and shall represent it in all proceedings whenever so requested by any of the Commissioners. In all court proceedings under or pursuant to this Act, the decision of the Commission shall be prima facie correct and the burden of proof shall be upon the party attacking the same.

SEC. 56. If the Commission or the Court before which any proceedings for compensation or concerning an award of compensation have been brought, under this Act, determines that such proceedings have not been so brought upon reasonable ground, it shall assess the whole cost of the proceeding upon the party who has so brought them. Claims for legal services in connection with any claims arising under this Act and claims for services or treatment rendered or supplies furnished pursuant to Section 36 of this Act, shall not be enforceable unless approved by the Commission. If so approved, such claim or claims shall become a lien upon the compensation awarded, but shall be paid therefrom only in the manner fixed by the Commission.

SEC. 57. Where the injury or death for which compensation is payable under this Act was caused under circumstances creating a legal liability in some person, other than the employer, to pay damages in respect thereof, the employee or, in case of death, his personal representative or dependents as hereinbefore defined, may proceed either by law against that other person to recover damages or against the employer for compensation under this Act, or in case of joint tort-feasors against both; and if compensation is claimed and awarded or paid under this Act any employer may enforce for the benefit of the insurance company or association carrying the risk or the State Accident Fund, or himself, as the case may be, the liability of such other person; provided, however, if damages are recovered in excess of the compensation already paid or awarded to be paid under this Act, then any such excess shall be paid to the injured employee or, in case of death, to his dependents, less the employer's expenses and costs of action.

SEC. 58. If the provisions of this Act relative to compensation for injuries to or death of employees become invalid because of any adjudication, or be repealed, the period intervening between the occurrence of any injury or death, not

previously compensated for under this Act by lump payment or completed periodical payments shall not be computed as a part of the time limited by law for the commencement of any action relating to such injury or death. Provided, that such action be commenced within one year after such repeal or adjudication, but in any such action any sum paid to the employee on account of injury for which the action is prosecuted, shall be taken into account or disposed of as follows: If the defendant employer shall have insured himself as provided for in this Act without delinquency, such sums as may have been paid to the employee or his dependents on account of injury or death, shall be credited upon recovery as payment thereon.

SEC. 59. If any employer shall be adjudicated to be outside the lawful scope of this Act, the Act shall not apply to him or his employees; if any employee shall be adjudicated to be outside the lawful scope of this Act, because of remoteness of his work from the hazard of his employer's work, any such adjudication shall not impair the validity of this Act in other respects, and in every such case an accounting in accordance with the justice of the case shall be had of moneys received.

SEC. 60. The rule that statutes in derogation of the common law are to be strictly construed shall have no application to this Act; but this Act shall be so interpreted and construed as to effectuate its general purpose.

SEC. 61. In any proceeding for the enforcement of a claim for compensation under this Act, it shall be presumed in the absence of substantial evidence to the contrary:

(a) That the claim comes within the provisions of this Act.

(b) That sufficient notice thereof was given.

(c) That the injury was not occasioned by the wilful intention of the injured employee to bring about the injury or death of himself or of another.

(d) That the injury did not result solely from the intoxication of the injured employee while on duty.

SEC. 62. Definitions as used in this Act:

1. "Extra-hazardous employment" means a work or occupation described in Section 32 of this Act.

2. "Employer," except when otherwise expressly stated, means a person, partnership, association, corporation, and the legal representatives of a deceased employer, or the receiver or

trustee of a person, partnership, association or corporation employing workmen in extra-hazardous employments.

3. "Employee" means a person who is engaged in an extra-hazardous employment in the service of an employer carrying on or conducting the same upon the premises or at a plant, or in the course of his employment away from the plant of his employer, and shall not include farm laborers. "Farm laborers," as used in this Act, shall mean any employees who, at the time of the accident, are engaged in rendering any agricultural service, including the thrashing and harvesting of crops, or who, at the time of the accident, are engaged in service incidental to and in connection with agricultural pursuits or developments, whether the employer be the farmer or other person undertaking or contracting with the farmer to perform any such agricultural service, pursuit or development. This Act shall not apply to farm laborers, domestic servants nor to country blacksmiths, wheelwrights or similar rural employments, nor in any case where the accident occurred before this Act takes effect, nor to casual employees or any employee whose salary is in excess of two thousand dollars a year, or any employees who are employed wholly without the State.

4. "Employment" includes employment only in a trade, business or occupation carried on by the employer for pecuniary gain.

5. "Compensation" means the money allowance payable to an employee or to his dependents as provided for in this Act, and includes funeral benefits provided therein.

6. "Injury" and "personal injury" mean only accidental injuries arising out of and in the course of employment and such disease or infection as may naturally and unavoidably result therefrom.

"Death," when mentioned as a basis for the right to compensation, means only death resulting from such injury.

8. "Average weekly wages" for the purposes of this Act shall be taken to mean the average weekly wages earned by an employee when working on full time.

9. "State Accident Fund" means the State Insurance Fund provided for in Section 16 of this Act.

10. "Child" shall include a posthumous child and a child legally adopted prior to the injury of the employee.

11. "Beneficiary" means a husband, wife, child, children or dependents of an employee in whom shall vest a right to receive payment under this Act.

SEC. 63. The sum of forty thousand dollars (\$40,000) annually for the years 1914, 1915 and 1916, or so much thereof as may be necessary annually for the maintenance of the State Industrial Accident Commission and the payment of the salaries and expenses of said Commission and its officers and employees, and so much thereof, if any, as may be necessary to maintain a solvent State Accident Fund, is hereby appropriated, and shall be payable on the order or orders of the said Commission from time to time, as in this law provided; and the Comptroller shall draw his warrant upon the Treasurer of Maryland, as in law provided, for the annual appropriations. And a further appropriation is hereby made of the sum of fifteen thousand dollars for the year 1914 for the necessary expenses of the aforesaid State Industrial Accident Commission to cover printing, office fixtures and such other legitimate expenses as the Commission may incur in establishing their office or offices as in this Act contemplated and the Comptroller of the State of Maryland shall draw his warrant upon the Treasurer of Maryland for the said sum of fifteen thousand dollars (\$15,000), or any part thereof, upon the order or orders presented to the State Comptroller by the said State Industrial Accident Commission.

SEC. 64. *And be it further enacted by the General Assembly of Maryland,* That Chapter 153 of the Acts of 1910, as amended by Chapter 445 of the Acts of 1912 of the General Assembly of Maryland be and the same are hereby repealed, except for the purpose of providing confirmation for all claims which may arise thereunder, prior to the first day of November, 1914; and if after all such claims are paid, there be a surplus in the fund, it shall be turned over to the Treasurer of Maryland for the account of the State Industrial Accident Fund, but if there be a deficit in said fund at the time this Act takes effect as between employers and employees, the payments provided for under Chapter 153 of the Acts of 1910, as amended by Chapter 445 of the Acts of 1912, shall be continued by the employer and employees of Allegany and Garrett Counties to the Treasurers of said counties until such pending claims are paid, when said payment shall cease.

SEC. 65. *And be it further enacted by the General Assembly of Maryland,* That the Acts of 1902, Chapter 139, and the Acts of 1912, Chapter 837, be and the same are hereby repealed; and that all Acts or parts of Acts in conflict with this Act are hereby repealed to the extent that they conflict with this Act and no further.

SEC. 66. *And be it further enacted*, That this Act shall take effect from the date of its passage, but that its application as between employers and employees shall date from and include the first day of November, one thousand nine hundred and fourteen.

CERTIFICATES OF INCORPORATION.

The following sections of the General Corporation Law of Maryland prescribe the requirements to be shown in a Certificate of Incorporation, the fees therefor and where the same is to be filed.

Following these sections will be found a form which conforms to the legal requirements.

PROVISIONS FOR THE FORMATION OF CORPORATIONS.

SEC. 2. Corporations may be formed under the provisions of this Article for any one or more lawful purposes, except such as are excluded from the operation of a general law by the Constitution of this State. And except where special provisions inconsistent herewith are made in this Article for particular classes, all corporations shall be formed in manner following:

SEC. 3. The incorporators, being any three or more adult persons, of whom at least one shall be a citizen of this State, shall sign and acknowledge before some officer competent to take the acknowledgment of deeds for land situated in the State, a certificate in which shall be stated:

(a) That the subscribers thereto (giving their names and places of residence) associate themselves with the intention of forming a corporation.

(b) The name of the proposed corporation, which shall always be such as to indicate that it is a corporation as distinguished from a natural person or a partnership.

This provision shall be deemed to be complied with if the name of the corporation begins with the word "the" and ends with the word "company" or "corporation," or if the title shall contain the word "incorporated."

(c) The purpose or purposes for which the corporation is formed and the business or objects to be carried on and promoted by it.

(d) The place in this State where the principal office of the corporation will be located.

(e) The total amount of capital stock, if any, of the proposed corporation and the number and par value of the shares; and the restrictions, if any, imposed upon the transfer of the shares. And if the capital stock is to be classified under the power hereinafter granted, the certificate shall state how much of said stock is to be preferred and the preferences, voting powers, restrictions and qualifications of the preferred stock.

(f) The number of trustees, directors or managers, which shall not be less than three; and the names of those who shall act as such for the first year or until their successors are duly chosen and qualified.

(g) Any provisions which may be desired, for the purpose of defining, limiting and regulating the powers of the corporation, and of the directors and stockholders or any class of the stockholders; provided, such provisions are not contrary to the law of this State or inconsistent with any of the terms and limitations of this article.

SEC. 4. After the certificate is acknowledged before a Justice of the Peace, his official character shall be certified by the Clerk of the Circuit or Superior Court under his official seal; every certificate shall be submitted to one of the Judges of the Judicial Circuit in which the principal office of the corporation will be located, and shall, if such certificate is executed in conformity with law, certify that fact thereon; when so certified such certificate shall be delivered to the Secretary of State, and upon payment (and not before) of the recording fees hereinafter provided for, shall endorse thereon the date and time of receipt and promptly record the same in a book to be kept by him for that purpose, and shall also issue to the corporation so formed a certificate under the seal of his office, certifying that the corporation possesses the powers and authorities granted under the certificate of incorporation and the laws of the State of Maryland. Upon receipt by the Secretary of State of such Certificate of Incorporation and recording fees, the Secretary of State shall transmit to the State Tax Commissioner an abstract of such Certificate of Incorporation showing the incorporators and directors, the name of the corporation and the amount of the capital stock authorized, which shall be recorded by the State Tax Commissioner in a book kept for that purpose. At the time of receiving such certifi-

icates the Secretary of State shall collect double the fees allowed by law to Clerks of Courts for recording documents of similar length; and one-fourth of the sum so collected shall be paid by him to the State Tax Commissioner, to whom such abstract shall be transmitted for record; and said Certificate issued by the Secretary of State, or any certified copy thereof by him, shall be prima facie evidence of the existence of said corporation and the right to exercise the powers therein mentioned. Provided, that certified copies of the Certificate of Incorporation of corporations, incorporated prior to the passage of this Act, made by the Clerks of Courts and the State Tax Commissioner shall be taken as prima facie evidence as though this Act had not been passed.

SEC. 5. When such certificate has been issued and the bonus tax, if any, payable, paid to the Treasurer of Maryland, the incorporators, their associates and successors shall, according to the purposes, conditions and provisions in the Certificate contained, become and be a body corporate by the name therein stated.

SEC. 6. No Certificate of Incorporation shall be declared void for formal defects merely; and where an effort has been made in good faith to form, under the laws of this State a corporation formable thereunder, neither party to any transaction with it shall deny the legality of its incorporation or organization in any suit or proceeding growing out of such transaction; and "transaction" shall include any wrong to person or property giving rise to a cause of action or equitable relief by or against such corporation.

GENERAL POWERS.

SEC. 7. Every corporation which is subject to the provisions of this Article shall have the following general powers, except where the special provisions relating to any particular classes of corporations are inconsistent herewith:

- (1) To have perpetual succession by its corporate name.
- (2) To sue and be sued, complain and defend in all Courts.
- (3) To make and use a common seal and alter the same at pleasure.
- (4) To transact its business, carry on its operations within or without this State, and to exercise in any other State, territory, district or possession of the United States, or in any

foreign country, so far as the laws thereof permit, the powers granted by this Article.

(5) To make contracts, incur liabilities, and borrow money; and to issue bonds and secure the same by mortgage or deed of trust of its property, franchises and income; provided such issue is authorized at any meeting duly warned, as provided for in Sections 15 or 16 of this Article, by the affirmative vote of a majority of all its members or a majority of all its stock (or if two or more classes of stock have been issued, of a majority of each class) outstanding and entitled to vote.

(6) Subject to the provisions of Article 38 of the Declaration of Rights, to acquire by purchase or in any other manner, and to take, receive, hold, use and employ, sell, mortgage, lease, dispose of and otherwise deal with any property, real or personal, including the shares, bonds and securities of other corporations, situated in or out of this State, which may be appropriate to enable it to carry on the operations or fulfill the purposes named in the Certificate of Incorporation.

(7) To have such officers and agents as the business of the corporation may require.

(8) To make by-laws not inconsistent with law for regulating the government of the corporation and for the administration of its affairs.

(9) Generally to exercise the powers set forth in the Certificate of Incorporation and those herein enumerated and also to do every other act or thing not inconsistent with law which may be appropriate to promote and attain the objects and purposes for which the corporation was formed.

SEC. 88-A. Every corporation of this State having a capital stock except railroads and building or homestead associations, shall, at the time of incorporation, pay for the use of the State a bonus tax at the rate of twenty cents for every thousand dollars of the amount of its authorized capital stock, and at the time of amending its articles of incorporation to effect an increase of its authorized capital stock, a like bonus tax upon the authorized amount of any such increase thereof, but in no case shall such payment be less than twenty dollars, provided, however, that in the case of the consolidation of existing corporations to form a new corporation such new corporation shall be required to pay the bonus tax herein prescribed, for only the amount of its capital stock in excess of the aggregate amount of capital stock of the constituent corporations;

and the amount of such bonus tax shall be deposited with the State Tax Commissioner, in cash or in such other form as shall be acceptable to him, when the certificate of incorporation, or the articles of amendment increasing the capital stock, are filed, who shall account quarterly therefor to the Comptroller and pay the same forthwith to the State Treasurer for the use of the State.

SEC. 88-B. All corporations having a capital stock, shall, for the purpose of this Act, be ordinary business corporations, and are hereby so defined, except railroad companies whose roads are worked by steam, electric or other power, street and passenger railways, steamship and steamboat companies, and all other common carriers, telegraph, cable, telephone, express, transportation, parlor car, sleeping car, and oil pipe companies, turnpike companies, bridge companies and sewerage disposal companies, safe deposit and trust companies, guarantee and fidelity companies, insurance companies of all kinds, electric light, electric construction, heating, refrigerating, water and gas companies, building or homestead associations, State, national and savings banks, or savings or moneyed institutions. Every ordinary business corporation created or to be created under the laws of this State shall from and after the expiration of the year 1914 be exempt from taxation on its shares, nor shall its shares be assessed or valued, for the purpose of taxation in the hands of the holders thereof.

SEC. 88C. Every ordinary business corporation shall be subject to taxation upon its property, real and personal, which would be taxable in this State if such corporation were a natural person and engaged in a similar business, and the taxes thereon shall be levied, assessed and collectible in the following manner and not otherwise: On all real property the taxes shall be levied and assessed, and shall be payable at its situs, as now provided by law. All personal property of such corporations, exclusive of bonds, shares of stock and securities as enumerated in Article 81, Section 214 of the Code of Public Civil Laws (1912) and property which by law is exempt from taxation, and exclusive of manufacturing plants situated in any city or county in which by law or ordinance manufacturing plants are exempt from county or municipal taxation shall be valued and assessed by the State Tax Commissioner or any State officer or officers who may be authorized to exercise the functions now or formerly exercised by the State Tax Commissioner, and when so valued, the whole personal assessment

shall be apportioned between the several counties and cities of this State by the State Tax Commissioner or other State officers, in the proportion which the number of shares of stock of such corporation held by residents of each county or city of this State bears to the total number of shares of stock of such corporation outstanding, stock of such corporations held by non-residents of this State being treated for this purpose as if held by residents of the county, city or municipality where the main office of such corporation in this State for the transaction of business is actually situated, and when so apportioned the State, county and municipal taxes thereon shall be payable by such corporations to the officers authorized to collect State, county and municipal taxes at the residence of such stockholders at the tax rate fixed by the State and county, city or municipality at the residence of such stockholders. Bonds, shares of stock and securities as enumerated in Article 81, Section 214 of the Code of Public Civil Laws (1912) owned by an ordinary business corporation shall be valued and assessed in the manner and taxes shall be paid thereon at the rate provided in said Article 81, Section 214, as if owned by a natural person.

SEC. 88-D. From and after the expiration of the year 1914, every such business corporation shall pay annually to the State Treasurer on or before the first day of May in each year succeeding the date of its incorporation, an annual tax for its franchise to be a corporation (in addition to any tax now imposed by law) at the following rate, that is to say:

On the amount of its capital stock issued and outstanding on the first day of the preceding January, for the first five thousand dollars or less, the sum of ten dollars; for every one thousand dollars, or fractional part thereof, in excess of said five thousand dollars up to and not greater than fifty thousand dollars, the additional sum of one dollar; for every additional fifty thousand dollars or fractional part thereof in excess of said fifty thousand dollars up to and not greater than five hundred thousand dollars, the sum of twenty-five dollars; if the amount of such capital stock is more than five hundred thousand dollars, and not more than five million dollars, there shall be an additional annual franchise tax on such excess over five hundred thousand dollars at the rate of two hundred and fifty dollars for every one million dollars or fractional part thereof; and on every one million dollars in excess of five million dollars, the additional tax on such excess shall be

at the rate of one hundred dollars for each million dollars or fractional part thereof. And for the purpose of this section, the entire authorized capital stock of such corporation, as shown by the charter, certificate of incorporation or any amendment thereof shall be taken as issued, unless on or before the first day of March in each and every year the corporation shall file with the State Tax Commissioner a certificate signed and sworn to by two of its directors, showing the actual number of its outstanding shares as of the first day of the preceding January. The Comptroller shall annually on or before the first day of April in each year, transmit to such corporation a bill for the amount of its franchise tax, and such tax shall be payable on or before the first day of May following, and shall bear interest thereafter; if such tax shall not be paid before the first day of November following, a penalty of ten per cent on the amount thereof shall be added, and the Comptroller shall place the bill therefor in the hands of the Attorney-General for collection by suit in the name of the State and the failure of any such corporation to pay such tax, interest and penalty shall constitute a cause for forfeiture, for which dissolution proceedings may be instituted as above provided by this Article.

SEC. 88-E. One-half of the annual tax for the franchise provided for by Section 88-D of this Article, together with the interest and penalty, if any, shall be held by the Treasurer for the use of the State, and the other half shall be paid by him forthwith to the county or city according to the number of shares held by the residents of such county or city.

SEC. 88-F. Excepting ordinary business corporations, all corporations of this State, including their franchises, shares and property, and national banks located in this State shall remain and be subject to taxation, as now is or hereafter may be provided by law, and nothing herein shall be construed to exempt an ordinary business corporation from the payment of any license tax or charge imposed by law.

FORM OF CERTIFICATE OF INCORPORATION.

Code P. G. L. (Bagby) Art. 23, Sec. 3.)

This is to certify that the subscribers (giving names and places of residence), of whom is a citizen of the State of Maryland, all being of full legal age, do hereby certify that we do, under and by virtue of the General

Laws of this State, authorizing the formation of corporations, associate ourselves with the purpose of forming a corporation.

1. The name of the corporation is.....
2. The purpose for which the said corporation is formed and the business or objects to be carried on and promoted by it are....., and that the said corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relating to corporations, which are contained in the General Laws of this State.
3. The principal office of said corporation will be located in.....
4. The total amount of the capital stock of the said corporation is..... dollars, divided into..... shares of the par value of.....dollars each.
5. The said corporation shall have.....() directors and that (insert names of directors for first year) of whom..... is a citizen of the State of Maryland and actually resides therein, shall act as such for the first year or until their successors are duly chosen and qualified.

In witness whereof, we have hereunto set out hands thisday of.....in the year nineteen hundred and...

Witness.....

.....
.....
.....

State of }
County of } TO WIT:

Before the subscriber, a.....of the State of , in and for the.....of....., personally appeared.....on this.....day of....., nineteen hundred and....., and did severally acknowledge the foregoing certificate to be their act.

I,....., one of the Judges of the....., do hereby certify that the foregoing certificate has been submitted to me for examination; and I do further certify that the said certificate is executed in conformity with the law.

(If special provisions with reference to preferred stock, powers, etc., are desired, the above skeleton may be followed, including therein the additional provisions.)

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