All civil officers appointed by the Governor and Senate shall be nominated within fifty days of the commencement of the regular session. Their terms of office shall begin the first Monday in May, and continue, unless removed, for two years, except in cases otherwise provided for in the Constitution, and until their successors respectively qualify, according to law, but the terms of inspectors of tobacco shall commence on the first Monday of March, next ensuing their appointment. (Article II, section 13. Constitution.)

Nominations for vacancies in offices, filled by the Governor, during the session of the Senate, shall be made before the adjournment of the Senate, unless such vacancy occurs within ten days of final adjournment. (Article II, section 14, Constitution.)

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 appointments from the executive for a term of years. (Article II, section 15, Constitution.)

Extra sessions of the Legislature, or Senate alone, shall be convened by the Governor on extraordinary occasions, and, if from any cause the seat of government becomes unsafe for the Legislature, he may direct some other convenient place than the capital for the session to be held. (Article II, section 16, Constitution.)

The veto power is vested with the Governor. When he refuses his approval to a bill, he must state his objections to the House in which the bill originated. Three-fifths of both Houses are required to pass a bill over the Governor's veto. He has six days, (Sundays excepted,) in which to consider a bill; otherwise it becomes a law without his signature. An adjournment of the Legislature before the six days expire from the time the bill was presented to him, does not affect the right of the Governor to veto a bill so presented to him. (Article II, section 17, Constitution.)

The Treasurer and Comptroller are to be examined under oath by the Governor, every six months, as to the condition of their accounts. (Article II, section 18, Constitution.)