The Governor may suspend or arrest any mili-courts-martary officer of the State for disobedience of orders or other tial. 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.

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. Wheltle, 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 Extra sessions Seat of Government shall become an unsafe place for the of Legislameeting of the Legislature, he may direct their sessions to be held at some other convenient place.

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 Sen-veto power. ate 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 objec-Vetoed bills: tions 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 year and nays, and the names of the persons voting for and against the Bill shall Yeas and nays. be entered on the Journal of each House, respectively. any bill shall not be returned by the Governor within six days (Sundays excepted), after it shall have been presented to veto within him, the same shall be a law in like manner as if he signed it, six days. unless the General Assembly shall, by adjournment, prevent its return, in which case it shall not be a law.

how passed.

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 ap-veto of items. proved 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.\*

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.