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.

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

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

ranged, 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's 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.

<sup>\*</sup>Thus amended by Chapter 497, Acts of 1912, ratified by the people November 4, 1913.