

V

Books shall be delivered to the Librarian, to be examined, whether damaged or not, and if damaged, the person returning them shall not receive another until the damage for the first shall be satisfied.

VI

When any person authorized to receive Books from the Library, shall lose the same, he shall not be entitled to receive another until he shall have satisfied and paid the Librarian for the Book or Books so lost.

VII

There shall be retained in the Library all Maps, Charts, Plans of Fortifications, Buildings or other designs; and all Manuscripts; volumes of Plates or Engravings; Books accompanying the Charts, Plates and Engravings; Tables of Chronology; volumes of Newspapers; one set of volumes of any Encyclopedia or Dictionary of the Arts; one set of the volumes of any Geographical work, Gazetteers and Dictionary of Languages. Of the above, none shall be taken from the Library, *by any person*, without special permission in writing from the Governor, the President of the Senate, the Speaker of the House of Delegates, the Chancellor or Chief Judge of the Court of Appeals, except in cases where the presiding officer of either House may require any of them for the immediate use of the House.

VIII

The Librarian shall collect all forfeitures accruing for Books taken from, and not returned to, the Library.

The persons authorized to take Books from the Library are the Executive, Members of the General Assembly and Judges of the Court of Appeals.—*See Code of Public General Laws, Article 55, Section 5.*