

CONSTITUTIONAL CHANGES AFFECTING JUDICIAL DEPARTMENT

PART II—COURT OF APPEALS (Continued)

	1865	1867	1864	1851	1776
§ 14					
Generally: (Continued)					
Arrangement of Appellate Districts by Counties: (Continued)					
#5. Anne Arundel, Carroll, Howard.			#5. St. Mary's, Charles, Anne Arundel, Calvert, Prince George's, Montgomery (§ 17).		
#6. Baltimore City. [Amended, 1960.]					
Chief Judge selected by governor.	By governor with advice and consent of Senate (§ 14). Governor's appointee acts until Senate takes action.		No provision.	(For time being) Governor, with advice and consent of Senate (§ 2).	No provision.
Sessions: At Annapolis for 10 months as court prescribes.	Not less than 10 months at Annapolis, first Monday in April and October, or as General Assembly prescribes. (§ 14). Also, 1967 (Court may transfer seat for sufficient cause. (§ 18).		No less than 10 months (§ 19), if business same as 1867 (§ 18).	At Annapolis first Monday in June and December (§ 2).	No provision. 1838 Amendment (§ 27) Annapolis seat of court on Western Shore.
Jurisdiction: Coexistence with the "state limits" or as prescribed by law.	Same as (§ 14).		Same as (§ 19).	No provision.	No provision.
Salary: Set by General Assembly; not determined while judge in office.	No provision.		\$2,000 per annum, payable quarterly (§ 21).	\$2,500—not increased or diminished while in office (§ 4).	No provision.