

Proposed by Act of 1955, chapter 626.

Art. II, § 11: Recess appointments by governor to be submitted to Senate on first day of its session for approval.

Proposed by Act of 1955, chapter 725.

Art. III, § 52: Budget must be submitted by governor within twenty days.

1956

Proposed by Act of 1956, chapter 99.

Art. I, § 1: Words "white male" stricken.

Art. I, § 5: Words to the effect that the law of 1876 shall remain in force until General Assembly passes an act on registration of the names of voters, were stricken.

Art. II, § 2: 1867 stricken, and nineteen hundred and fifty-eight added.

Art. II, § 13: Last sentence relating to commencement of the term of office of inspectors of tobacco was stricken.

Art. III, § 2: Words "subject to the classification of senators hereafter provided for" were stricken.

Art. III, § 3: Repealed.

Art. III, § 4: Basis upon which apportionment of delegates to the house was to be made was stricken. General Assembly power to change district boundaries by law remained.

Authority for Board of Supervisors of Elections to change districts in Baltimore City if General Assembly did not, was stricken.

Art. III, § 5: Words "Notwithstanding the provisions of § 4 of this article, the" were stricken.

Art. III, § 6: Two years changed to four years.

Art. III, § 7: The word "first" was stricken from the phrase "the first

election for senators, etc." and 1958 and every fourth year—replaced—1867 and every second year.

Art. III, § 58: "The legislature [at its first session after ratification of this Constitution,] shall . . . etc."—bracketed words stricken.

Art. IV, § 14: Substantial portions relating to the make-up of the Court of Appeals were stricken.

Art. IV, § 15: Four judges constitute a quorum stricken.

Art. IV, § 17: On the appointment of clerk for Court of Appeals—phrase relating to "after expiration of current term of the present incumbent" stricken.

Art. IV, § 18: Duty of judges of Court of Appeals to publish rules—words "as soon after their election, under this Constitution, as practicable," were stricken.

Art. IV, § 19: Added Wicomico County to the first judicial circuit and added Garrett County to the fourth judicial circuit.

Art. IV, § 24: The limitations on the salaries of the judges on the Court of Appeals were stricken, but the phrase prohibiting the salary from being diminished during his term was retained.

Art. IV, § 25: The terms for the clerks of the Circuit Courts was changed from six to four years.

Art. IV, § 37: 1867 replaced with 1958 and term reduced from six to four years for clerks of courts of Baltimore City. Salary made payable as provided in Art. III, § 45 (salary set by law).

Art. IV, § 40: Election day for judges on Orphans' Court—the word "next" which appeared after ". . . the first Monday in November," was stricken. "1958" was added after the word November.