

The Comptroller and Treasurer issue all loans authorized by the Legislature—the Treasurer signing the bonds or certificates of indebtedness, countersigned by the Comptroller. The Treasurer and Comptroller are custodians of all bonds, stock, and other securities belonging to the State, and held for the use of the different sinking funds.

The Treasurer has charge of the State's insurance and is custodian of all policies covering same. The Treasurer publishes the balances in the different State depositories standing to the credit of the State, monthly, and renders a quarterly report to the Comptroller.

3—THE BOARD OF PUBLIC WORKS (Union Trust Building, Baltimore.)

Board consists of the Governor, State Treasurer and Comptroller of the Treasury.

Governor:

Albert C. Ritchie..... Annapolis

Comptroller:

William S. Gordy, Jr..... Salisbury

State Treasurer:

John M. Dennis..... Riderwood

Secretary:

Joseph O'C. McCusker..... Pikesville

The Board of Public Works is created by Section 1 of Article 12 of the Constitution. Its Constitutional powers and duties are set forth in Article 12. The General Assembly has from time to time passed legislation imposing other duties upon the Board of Public Works. The most important is the issuance of various State bond issues. The Board of Public Works constitutes the third division of the Finance Department.

THE DEPARTMENT OF LAW

State Law Department, 1901 Baltimore Trust Building, Baltimore.

Name.

Postoffice.

The Attorney-General:

William Preston Lane, Jr..... Hagerstown

Deputy Attorney-General:

Willis R. Jones..... Baltimore

Special Assistant Attorney-General:

Robert H. Archer..... Belair

Assistant Attorneys-General:

G. C. A. Anderson..... Baltimore

William L. Henderson..... Garrison

Special Attorney for State Accident Fund:

Harry J. Green..... Baltimore

Senior Stenographers:

Mrs. Anna Davis Greer..... Baltimore

Miss Hattie F. Fuxman..... Baltimore

The Department of Law of Maryland was established by Chapter 560 of the Acts of 1916, which has since been amended by Chapter 22 of the Acts of 1918, and by Chapter 289 of the Acts of 1931. These Acts provide that the head of this Department shall be the Attorney General of the State, who is authorized to appoint five Assistants, one of whom he shall designate as Deputy Attorney-General, one of whom he shall designate as Special Assistant Attorney-General for the State