Article III of this Constitution; provided, however, that in the event of any inconsistency between the provisions of the sections thus amended or added and any of the other provisions of THE SECTIONS THUS AMENDED OR ADDED AND ANY OF THE OTHER PROVISIONS OF this Constitution as amended by any other amendments which may be adopted at the same time or times as these amendments, i.e., at the election held in November, 1944, or at the election held in November, 1954, OR AT THE ELECTION HELD IN NOVEMBER, 1960, the changes made by these amendments and all such other amendments to this Constitution shall all be given effect.

SEC. 2. And be it further enacted, That the aforegoing section hereby proposed as an amendment to the Constitution of this State shall be, at the next general election, to be held in this State in the year 1960, submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article 14 of the Constitution of this State, and at the said general election, the vote on the said proposed amendments shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment", as now prescribed by law, and immediately after said election, due returns shall be made to the Governor of the vote for and against said proposed amendment, as directed by said Article 14 of the Constitution.

Approved April 28, 1959.

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.

CHAPTER 664 (House Bill 591)

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AN ACT to propose an amendment to Section 17 of Article II of the Constitution of Maryland, title "Executive Department", deleting LIMITING THE provision for further consideration of Bill CERTAIN BILLS by General Assembly in event Bill is vetoed by Governor following adjournment of General Assembly or which fails to become law by reason of not having been signed by Governor following adjournment of General Assembly; and submitting this amendment to the legally qualified voters of the State for their adoption or rejection.