

appeals, or a majority of them, shall approve the said criminal code, they, or a majority of said commission, shall certify in writing that they have examined and do approve and determine the same to be complete and correct, then the said code shall, by said commission to revise the criminal law, be submitted to the next general assembly of the State for such action thereon as it shall deem proper, looking to its being adopted and published as the criminal code in force in the State of Maryland.

1910, ch. 345, sec. 2 (p. 218).

11. If said criminal code shall be approved by said commission appointed by the court of appeals, then the said state reporter and codifier, in preparing the code of public general laws which he is directed to prepare after the session of the general assembly of 1910, shall omit therefrom such articles, sections and parts of articles and sections, as relate exclusively to crimes and punishments, and which are embraced in the said criminal code, so far as the same may properly be omitted from the code of public general laws relating to other subjects; and the code so to be published by the state reporter and codifier shall be styled "Code of Public Civil Laws of the State of Maryland."