ARTICLE 65.

MILITIA.

40. Courts-martial — how constituted; powers; fines; proceedings.

Veterans' Guardianship.

56A. Definitions.

56B-56F. Guardian; petition for appointment.

56G-56H. Notice; bond.

56I-56J. Accounts to be filed.

56K. Compensation.

56L. Investment of funds.

56M. Application of funds.

56N. Records to be furnished without

56-O. Treatment in U.S. Hospital.

56P. Discharge of guardian.

56Q. Construction of sub-title.

56R. Name of act.

56S-56U. Construction; constitutional provisions; inconsistent laws.

Veterans' Relief Fund.

57-58. Fund for sick, disabled or indigent veterans, their widows and children; educational assistance for orphans.

4.
This section referred to in construing art. 101, secs. 35 and 65—see notes thereto. Merrill v. Military Dept., 152 Md. 479.

8. See notes to sec. 4.

25.

See notes to sec. 4.

27.

See notes to sec. 4.

An. Code, 1924, sec. 40. 1922, ch. 490, sec. 38. 1927, ch. 70.

40. Courts-martial in the organized militia shall be of three kinds, namely, general courts-martial, special courts-martial and summary courts-martial. They shall be constituted like, and have cognizance of the same subjects, and possess like powers, except as to punishments, as similar courts provided for by the laws and regulations governing the Army of the United States, and the proceedings of courts-martial of the organized militia shall follow the forms and modes of procedure prescribed for said similar courts; except in cases of absence without leave in which cases the charge shall be referred to the summary court officer for trial without previous reference to an investigating officer. The jurisdiction of said courts or boards established under the provisions of this Article shall be presumed and the burden of proof shall rest on any person seeking to oust such courts or boards of jurisdiction in any action or proceedings.