

52.

(10) If the Budget Bill shall not have been finally acted upon by the Legislature [three] *seven* days before the expiration of its regular session, the Governor [may, and it] shall [be his duty to] issue a proclamation extending the session for some further period as may, in his judgment, be necessary for the passage of such bill; but no other matter than such bill shall be considered during such extended session except a provision for the cost thereof.

SEC. 2. *And be it further enacted,* That the foregoing sections hereby proposed as an amendment to the Constitution of Maryland, at the next ensuing general election to be held in this State, shall be submitted to the legal and qualified voters thereof for adoption or rejection in pursuance of directions contained in Article XIV of the Constitution of this State, and at the said general election, the vote on the said proposed amendment to the Constitution 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, all returns shall be made to the Governor of the vote for and against said proposed amendment, as directed by said Article XIV of the Constitution, and further proceedings had in accordance with said Article XIV.

Approved May 21, 1969.

CHAPTER 789
(Senate Bill 524)

AN ACT to propose certain amendments to the Constitution of Maryland by the amendment of Sections 1, 2, 4A, 4B, and 18A of Article IV, title "Judiciary Department," subtitles "Part I—General Provisions" and "Part II—Courts of Appeal"; and by the amendment of Section 6 of Article XV, title "Miscellaneous"; and by the repeal of Sections 41A, 41B and 41C of Article IV thereof, subtitles "Part V-A—People's Courts" and "Part V-B—Municipal Court"; and by the repeal of Sections 42 and 43 of Article IV, subtitle "Part VI—Justices of the Peace"; and by the enactment of new Sections 41A to 41-I, inclusive, in said Article IV, subtitle "Part VI—District Court," PROVIDING THAT THE POWERS OF THE COMMISSION ON JUDICIAL DISABILITIES SHALL INCLUDE THE POWER TO REQUIRE PERSONS TO TESTIFY AND PRODUCE EVIDENCE BY GRANTING THEM IMMUNITY FROM PROSECUTION OR FROM PENALTY OR FORFEITURE; THAT SAID COMMISSION MAY RECOMMEND TO THE COURT OF APPEALS THE REMOVAL OR RETIREMENT OF A JUDGE; THAT THE COURT OF APPEALS SHALL PRESCRIBE RULES CONCERNING THE COMMISSION; THAT THE COURT OF APPEALS, UPON RECOMMENDATION OF THE COMMISSION, AFTER A HEARING AND UPON MAKING CERTAIN FINDINGS, MAY REMOVE A JUDGE FROM OFFICE, CENSURE HIM OR RETIRE HIM FROM OFFICE; THAT A JUDGE SO REMOVED AND HIS SURVIVING SPOUSE SHALL HAVE RIGHTS AND PRIVILEGES ACCRUING FROM HIS JUDICIAL SERVICE ONLY