- Notwithstanding anything to the contrary in (a) any other law, a governor who has served at least one full term of office or more FRICR TO JANUARY 17, 1979, may retire immediately upon leaving office. Notwithstanding the provisions of any other law, [he shall receive an annual retirement allowance or pension which is not less than one half of the salary of the governor who is currently in office from time to time; but for any governor retiring after July 1, 1971, this retirement allowance or pension which is not less than one of the salary of the governor who is currently in office from time to time; but for any governor retiring after July 1, 1971, this retirement allowance or pension thall be supported and any actual design and any actual design. shall be suspended and not paid during any period when the former governor is employed by any agency of the State Maryland] FE SHALL RECEIVE AN ANNUAL RETIREMENT ALLOWANCE OR PENSION OF \$12,500 UNDER THIS SUBSECTION WHICH SHALL BE ADJUSTED FECM YEAR TO YEAR FOR COST OF LIVING CHANGES IN ACCOFDANCE WITH THE FROCEDURE SET FORTH IN SECTION 11A OF THIS ARTICLE. THIS RETIREMENT ALLOWANCE OR PENSION SHALL BE SUSPENDED AND NOT PAID DURING ANY PERIOD WHEN THE FORMER GOVERNOR IS EMPLOYED BY ANY AGENCY OF THE STATE OF MARYLAND. FOLLOWING HIS DEATH, HIS SURVIVING SPOUSE SHALL RECEIVE AN ALLOWANCE WHICH IS EQUAL TO ONE-HALF THE RETIREMENT ALLOWANCE WHICH THE FCFMER GOVERNOR WOULD HAVE BEEN ENTITLED TO RECEIVE FROM TIME TO TIME UNDER THIS SUBSECTION.
- [The surviving spouse of any former governor shall receive an allowance which is equal to one half the retirement allowance or pension which the former governor would have been entitled to receive from time to time ) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN ANY OTHER LAW. RETIREMENT ALLOWANCES AND BENEFITS FOR PERSONS SERVING IN THE OFFICE OF GOVERNOF FITER JANUARY 17, 1979, AND THEIR SPOUSES SHALL BE PAYABLE IN ACCORDANCE WITH THIS SUBSECTION. A PERSON SERVING IN THE OFFICE OF GOVERNOR AFTER JANUARY 17, SHALL BE FLIGIELE TO RECEIVE A RETIREMENT ALLOWANCE 1979. EQUAL TC CNE-THIRD THE ANNUAL SALARY RECEIVED DURING HIS TERM OF OFFICE, PROVIDED THAT THE GOVERNOR HAS SERVED AT LEAST CNE FULL TERM AND HAS ATTAINED AGE 55. THE RETIREMENT ALLOWANCE SO DETERMINED SHALL CONTINUE FOR THE LIFE OF THE RETIREE, WITH ADJUSTMENTS TO REFLECT INFLATION IN-ACCORDANCE--WITH--IFE-PROCEDURE-SET-FORTH-IN-SECTION-11A OF-THIS-ARTICIE. THIS FETIREMENT ALLCWANCE OR PENSION SHALL BE SUSPENDED AND NOT FAID DURING ANY PERIOD WHEN THE FORMER GOVERNOR IS EMPLOYED BY ANY AGENCY OF THE STATE OF MARYLAND. A GOVERNOR LEAVING OFFICE AT ANY TIME BECAUSE OF PHYSICAL OR THE DISABILITY, **FURSUANT** MENTAL TO PROVISIONS CONSTITUTION ARTICLE II, SECTION 6(C), INCLUDING ONE WHO BICAME DISABLED BEFORE HAVING SERVED AT LEAST ONE TERM, SHALL BEGIN RECEIVING A RETIREMENT ALLOWANCE IMMEDIATELY UPON LEAVING OFFICE FOUAL TO THE AMOUNT HE WOULD HAVE RECEIVED HAD HE SERVED A FULL TERM AND ATTAINED AGE 55. HOWEVER, WHEN SUCH FHYSICAL OR MENTAL DISABILITY NO LONGER EXISTS AND THE RETIREF FAS NOT YET ATTAINED AGE 55, THIS 55, THIS WHEN SUCH DISABILITY RETIREMENT ALLOWANCE SHALL TERMINATE. RETIREE ATTAINS AGE 55, HE SHALL RECEIVE THE NORMAL RETIREMENT AILCWANCE FROVIDED HE IS CTHERWISE QUALIFIED. UFCN THE DEATH OF A GOVERNOR AT ANY TIME AFTER LEAVING OFFICE, THE SURVIVING SPOUSE, REGARDLESS OF AGE, SHALL RECEIVE A BENEFIT FOR THE REMAINDER OF THE SPOUSE'S LIFE