

In subsection (c)(3) of this section, the former requirement that the copy of an opinion be "in convenient and accessible form" is deleted as unnecessary in light of subsection (e)(2) of this section.

Subsection (d) of this section is revised to clarify that the Attorney General has the duty to have the opinions and annual report published.

See also CJ § 10-409(b), which requires, inter alia, that the Attorney General submit to the Administrative Office of the Courts an annual report on wiretapping and electronic surveillance.

Defined terms: "Includes"; "including" § 1-101
"Office" § 6-101 "State" § 1-101

6-109. LAW BOOKS.

(A) STATE LAW LIBRARY.

THE STATE LAW LIBRARY SHALL PROVIDE TO THE OFFICE:

(1) THE SETS OF THE MARYLAND REPORTS THAT THE ATTORNEY GENERAL REQUESTS AND, ON ISSUE, CURRENT VOLUMES FOR THE SETS;

(2) THE SETS OF THE MARYLAND APPELLATE REPORTS THAT THE ATTORNEY GENERAL REQUESTS AND, ON ISSUE, CURRENT VOLUMES FOR THE SETS;

(3) THE SETS OF THE SESSION LAWS THAT THE ATTORNEY GENERAL REQUESTS AND, ON ISSUE, CURRENT SETS;

(4) SETS OF CODES OF THE PUBLIC GENERAL AND LOCAL LAWS OF THE STATE AND, ON ISSUE, SUPPLEMENTS FOR THE SETS; AND

(5) ANY OTHER LAW BOOK IN THE STATE LAW LIBRARY THAT THE ATTORNEY GENERAL REQUESTS AND THE STATE LAW LIBRARY DETERMINES IS AVAILABLE FOR THE OFFICE.

(B) TITLE.

THE STATE KEEPS TITLE TO EACH BOOK PROVIDED UNDER THIS SECTION.

REVISOR'S NOTE: Subsections (a)(1) and (3) through (5) and (b) of this section are new language derived without substantive change from former Art. 32A, § 9.

Subsection (a)(2) of this section is new language added to reflect the creation of the Court of Special Appeals since the initial enactment of former Art.