However, the second sentence of present Art. 41, § 3B, which continued the effect of regulations "in force on June 30, 1969 ... until ... altered or abolished under ... this subtitle", will be omitted as obsolete in light of the enactment of the State Documents Law. Under former Art. 41, §§ 256C(b)(2) and 256S, regulations in effect as of 1974 were incorporated into the Code of Maryland Regulations. See the General Revisor's Note to Title 7 of this article. The present reference to "this subtitle", which apparently refers to former Art. 41, § 8 -- now § 10-705 of this article, continues regulations of an abolished or superseded unit until the successor unit repeals the regulation and is surplusage since § 10-705 of this article would apply in any event.

The laws that create each principal department and relate to the general authority of its secretary appear in the Code as follows:

- (1) for Agriculture, AG §§ 2-101 through 2-104 and 2-107;
- (2) for Budget and Fiscal Planning, Art. 41, § 71;
- (3) for Economic and Community Development, Art. 41, $\S\S$ 257A, 257B, 257E, and 257H;
- (4) for Employment and Training, Art. 41, §§ 206, 206B, and 206C;
 - (5) for General Services, Art. 41, §§ 231, 231A, and 231C;
- (6) for Health and Mental Hygiene, HG $\S\S$ 2-101 through 2-104;
 - (7) for Human Resources, Art. 41, §§ 205, 205B, and 205C;
- (8) for Licensing and Regulation, Art. 41, §§ 221 and 221B through 221D;
- (9) for Natural Resources, NR $\S\S$ 1-101 and 1-103 through 1-105;
 - (10) for Personnel, Art. 41, §§ 213, 214, and 216;
- (11) for Public Safety and Correctional Services, Art. 41, §§ 204, 204B, and 204C;
- (12) for State Planning, Art. 41, §§ 226 and 227 and Art. 88C, § 1; and
 - (13) for Transportation, TR §§ 2-101 through 2-103.
- SUBTITLE 3. EXECUTIVE ACTION.
- 8-301. RESPONSIBILITIES OF GOVERNOR.