3968 VETOES

from--office--in-certain-situations,-deleting-a-reference-to the-State-Prosecutor-in-the-"Interception-of--Communications Act",--and-generally-relating-to-the-abolition-of-the-office of-State-Prosecutor-

FOR the purpose of altering a provision of law to provide that the State Prosecutor shall be appointed by the Governor with the advice and consent of the Senate; altering a provision of law to provide that the State Prosecutor may be removed from office by the Governor under certain circumstances; and abolishing the State Prosecutor Selection and Disabilities Commission.

BY repealing and reenacting, with amendments,

Article 10 - Attorneys at Law and Attorneys in Fact Section 33A
Annotated Code of Maryland
(1981 Replacement Volume and 1983 Supplement)

BY repealing

Article 10 - Attorneys at Law and Attorneys in Fact Section 33A 33D through 33F Annotated Code of Maryland (1981 Replacement Volume and 1983 Supplement)

BY-repealing-and-reenacting,-with-amendments,

Article---Courts-and-Judicial-Proceedings Section-10-406 Annotated-Code-of-Maryland {1980-Replacement-Volume-and-1983-Supplement}

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 10 - Attorneys at Law and Attorneys in Fact {33A.

- (a) The office of State Prosecutor is created as an independent unit within the office of the Attorney General. The State Prosecutor shall be [nominated by the State Prosecutor Selection and Disabilities Commission and appointed by the Governor with the advice and consent of the Senate for a term of six years and until his successor is appointed and qualifies.
- (b) A person is not eligible to be State Prosecutor unless, he has executed an affidavit under oath that the person will not accept appointment to, or be a candidate for, any State or local office, whether appointive or elective, during his service as the