

[7.] 2.

On and after July 1, 1949, the following positions shall be included in the classified service of the State, and persons holding said positions on July 1, 1949 who shall have held such positions for at least six (6) months prior thereto shall be considered a part of and shall hold their positions in the STATE classified service [in accordance with this article] and shall be continued in said positions without examination: all employees of the income tax division and the alcoholic beverages division of the State Comptroller's office and of the Maryland Veterans' Commission; and the principal clerk, the senior stenographer, the typist, and the two clerks of the State Board of Cosmetologists.

The rate of compensation for any person who has held [his] A position for a period of six (6) months or longer as of July 1, 1949, shall not be decreased as a result of being included in the classified service.

REVISOR'S NOTE: This section formerly was Art. 64A, § 7.

Former § 7 is not retained in the Code because it is apparently unnecessary in light of the general provisions of SP § 1-301 and, as to individuals holding positions on July 1, 1949, apparently obsolete. However, it is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.

[9D.] 3.

On and after July 1, 1966, all temporary inspectors in the Baltimore City taxicab driver licensing program, of the Public Service Commission, shall be included [within] IN [the provisions of] the STATE classified service and subject generally to all privileges and responsibilities provided [in this article] FOR CLASSIFIED SERVICE EMPLOYEES. [All such employees shall be required to serve a six (6) months' probationary period expiring on December 31, 1966.]

REVISOR'S NOTE: This section formerly was Art. 64A, § 9D.

Former § 9D is not retained in the Code because it is apparently unnecessary in light of the general provisions of SP § 1-301. However, the first sentence of the section is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.

The second sentence of former § 9D is deleted as obsolete.

[9E.] 4.

Notwithstanding any OTHER provisions [in § 3 of this article or elsewhere] OF LAW, all employees of the Sheriff's office in Baltimore City, including the positions of court secretary I and account clerk II [which] THAT were included in Section 4A of Chapter 109 of the Laws of Maryland of 1986, [excepting] EXCEPT the Sheriff, are part of the classified service OF THE STATE PERSONNEL MANAGEMENT SYSTEM. Any