employment when the positions cannot otherwise be filled; no person so employed shall be eligible for membership in the State Employees Retirement System but shall be entitled to the benefits of the [workmen's compensation laws] MARYLAND WORKERS' COMPENSATION ACT.

37.

- (g) (1) An employee who, in the actual performance of his job duties, sustains an accidental [personal] injury which would be compensable under the Maryland [Workmen's] WORKERS' Compensation [Law in Article 101 of the Code,] ACT shall be granted accident leave with full sick pay if, after medical examination, a physician certifies that the injury or accident disables the employee.
- (3) The injured employee shall not receive temporary total benefits under [workmen's] WORKERS' compensation while receiving full sick pay under this subsection.

## Article 65 - Militia

16.

(a) The Adjutant General shall take out and thereafter maintain a policy or policies of insurance with the Injured Workers' Insurance Fund or with any stock corporation or mutual association authorized to transact the business of [workmen's] WORKERS' compensation insurance in this State, to secure compensation under the [Workmen's] WORKERS' Compensation [Law, Article 101 of the Code] ACT, to all officers and enlisted men of the organized militia of the State of Maryland. However, if and so long as provision equal to or better than that given under the terms of this article is made by the federal government for an officer or enlisted man or employee of the Military Department of Maryland injured in the course of employment, such officer, enlisted man or employee is not entitled to the benefits of this section. Should any benefits provided by the federal government be less than those provided by [Article 101] THE MARYLAND WORKERS' COMPENSATION ACT, the State and its insurer shall furnish the additional benefit in order to make up the difference between the benefit provided by the federal government and the similar benefit required by [Article 101] THE MARYLAND WORKERS' COMPENSATION ACT. Such insurance shall cover only those incidents occurring after July 1, 1979 on State active duty. State active duty is defined as that period of time for which an employee is ordered to active military duty in the organized militia of the State of Maryland by order of the Governor for service in time of civil disorder, natural diaster, labor disorders, or activities requiring support of the State militia.