

Appointments during recess. SEC. 11. In case of any vacancy during the recess of the Senate, in any office which the Governor has power to fill he shall appoint some suitable person to said office, whose commission shall continue in force until the end of the next session of the Legislature, or until some other person is appointed to the same office, whichever shall first occur; and the nomination of the person thus appointed during the recess, or of some other person in his place, shall be made to the Senate within thirty days after the next meeting of the Legislature.

Watkins v. Watkins, 2 Md., 341. *Cantwell v. Owens*, 14 Md., 215. *Smoot v. Somerville*, 59 Md., 84. *Kroh v. Smoot*, 62 Md., 172. *Ash v. McVey*, 85 Md., 119. *Sappington v. Slade*, 91 Md., 645. *School Commissioners v. Goldsborough*, 90 Md., 204.

Rejection by Senate. SEC. 12. No person, after being rejected by the Senate, shall be again nominated for the same office at the same session, unless at the request of the Senate; or be appointed to the same office during the recess of the Legislature.

Townsend v. Kurtz, 83 Md., 331.

Time of nomination
Term of office. SEC. 13. All civil officers appointed by the Governor and Senate, shall be nominated to the Senate within fifty days from the commencement of each regular session of the Legislature; and their term of office, except in cases otherwise provided for in this Constitution, shall commence on the first Monday of May next ensuing their appointment, and continue for two years, (unless removed from office), and until their successors, respectively, qualify according to Law; but the term of office of the Inspectors of Tobacco shall commence on the first Monday of March next ensuing their appointment.

Dyer v. Bayne, 54 Md., 87. *Smoot v. Somerville*, 59 Md., 84. *Merrill v. School Commrs. Garrett Co.*, 70 Md., 269. *Commrs. Calvert Co. v. Hellen*, 72 Md., 603. *Sappington v. Slade*, 91 Md., 645.

Vacancy during session. SEC. 14. If a vacancy shall occur during the session of the Senate, in any office which the Governor and Senate have the power to fill, the Governor shall nominate to the Senate, before its final adjournment, a proper person to fill said vacancy, unless such vacancy occurs within ten days before said final adjournment.

Smoot v. Somerville, 59 Md., 84. *Ash v. McVey*, 85 Md., 119.

Courts-martial SEC. 15. The Governor may suspend or arrest any military officer of the State for disobedience of orders or other military offence; and may remove him in pursuance of the sentence of a Court Martial; and may remove for incompe-