

of the State, and, in addition, it has the power to pass public local laws for counties not having home rule powers and for special taxing areas. The Home Rule Amendment of 1954 (XI-E) almost entirely prohibits the General Assembly from passing local legislation for incorporated cities and towns, although the Assembly retains its power to pass a general state-wide law that affects them. The General Assembly may establish such departments of the State government as are necessary for its efficient operation and may establish special taxing districts or areas within the State for the purpose of administering a special function or functions. The General Assembly may establish such taxes as are in accordance with the Constitution of the State and of the United States. It may propose amendments to the State Constitution, which must be embodied in a regular legislative bill and passed by three-fifths of the total membership of each House. All amendments to the Constitution must be submitted to the voters at the next general election after passage.

All bills passed by the General Assembly become law when signed by the Governor, or passed over his veto by three-fifths of the membership of each House, on the first day of June after the session in which the law was passed; except (1) when a later date is specified in the Act or (2) when the bill is declared an emergency measure and passed by three-fifths of the total number of members of each House, in which case the bill becomes law immediately upon its approval by the Governor.

The General Assembly may add a referendum provision to any local bill but may not submit a state-wide bill to referendum (with the exception of a proposed amendment to the Constitution or a Soldiers' Bonus Bill). Most state-wide bills, except an appropriation bill, and any local bill which concerns a county or Baltimore City may be submitted to a referendum by petition. No bill subject to a referendum shall be enforceable until approved by a majority of the voters at the election in which the referred bill is voted upon, except an emergency bill, which shall be effective imme-

diately and shall remain effective thirty days following its rejection by the voters (XVI).

The House of Delegates has sole power of impeachment of any officer of the State. A majority of the whole number of members of the House must approve any bill of impeachment. The Senate tries all impeachment cases, and two-thirds of the total number of Senators must concur in a verdict of guilty (III, 26).

Both Houses elect the State Treasurer by joint ballot. The General Assembly also elects the Governor and/or the Lieutenant Governor if the popular election has resulted in a tie or the winning candidate and/or candidates are ineligible. When a vacancy occurs in the office of Governor, the Lieutenant Governor succeeds to that office for the remainder of the term. If a vacancy occurs in the office of Lieutenant Governor, the Governor nominates a person to succeed to that office upon confirmation by a majority vote of all members of the General Assembly in joint session. If vacancies occur in both the offices of Governor and Lieutenant Governor at the same time, the General Assembly must convene and fill the office of Governor by a majority vote of all the members in joint session. The chosen Governor then nominates a Lieutenant Governor with the same confirmation.

The President of the Senate serves as acting Governor if the Lieutenant Governor is not able to serve as acting Governor. If there is a vacancy in the office of President of the Senate when he is authorized to serve as acting Governor, the Senate must convene and fill the vacancy (Const. 1867, Art. II, secs. 1A, 1B, 6 and 7A).

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