

GOVERNOR'S MILITARY STAFF.

Governor Ritchie has determined not to appoint a military staff as provided for in Article 65 of the Annotated Code. He gave out the following explanation of his decision on the subject:

"On the few occasions upon which, as Governor of the State, I may need military aides, I have, after much consideration, decided to have them assigned to me from those members of the National Guard who participated in the war, rather than appoint the customary honorary staff.

"The staff, as it has been constituted in former years, would now receive, under the national defense act, no recognition at all from the Federal Government or the General Staff, and the desire of the War Department and the modern tendency in other States are both in favor of assigning to the Governor as his personal aides, officers of appropriate rank from the National Guard or from a veteran organization of the war, as is done in the case of the President. For instance, this is now required by law in New York, Florida, Montana, Utah, Vermont, Washington and other States.

"Not only is this the logical and clearly proper thing to do from a military point of view, but it seems to me particularly appropriate at this time that military honors should go to those who won military fame in the war and who are now serving their State as members of the National Guard."

PAROLE COMMISSIONER.

Morris Building, Baltimore, Charles and Saratoga Streets.

Edward M. Parrish.....1924.....Pikesville

Secretary:

Harry S. Hartment, Morris Building.....Baltimore

Chief Parole Officer:

Roy E. Smith.....Baltimore

Parole Officers:

James A. Berger.....Jessup

Vacancy.

Stenographer:

Cyrilla FladungBaltimore

The Governor, with the consent of the Senate, appoints one who shall not be less than 30 years of age and a resident and registered voter of the State for at least four years prior to his appointment.

Term of first appointment until first Monday in May, 1924 and thereafter for two years from the first Monday in May. Ch. 29, 1922.

The duties of this Commissioner are to investigate all applications for pardon and parole and report the result to the Governor. The Commissioner must take under his supervision for such time as the Governor may direct the inmates of any penal institute of the State who may be paroled by the Governor, and keep records showing the actions, earnings, etc., of the said paroled prisoners during their time, reporting at once to the Governor the violation of any of the terms of their parole.