MARYLAND LEGISLATOR’S HANDBOOK

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VOLUME I
SERIES

LEGISLATIVE
HANDBOOK

MARYLAND LEGISLATOR’S HANDBOOK
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Foreword

The Maryland Legislator’s Handbook is designed to give members of the General Assembly an overview of the legislative process, the organization of the General Assembly, and the services and facilities available to legislators.

This is the first of nine volumes of the 2010 Legislative Handbook Series prepared by the staff of the Office of Policy Analysis, Department of Legislative Services. The material for this volume was updated by Library and Information Services staff. Helpful review and comments were received from Department of Legislative Services staff, the Counsel to the General Assembly, and staff in the offices of the President of the Senate and the Speaker of the House of Delegates.

The Department of Legislative Services trusts that this volume will be of use to all persons interested in Maryland State Government. The department welcomes comments on ways future editions may be improved.

Karl S. Aro
Executive Director
Department of Legislative Services
Maryland General Assembly

Annapolis, Maryland
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Overview

While serving as a general guide for newly elected legislators, the *Maryland Legislator’s Handbook* is also a comprehensive resource for State and local officials, members of the media, and the public. This handbook provides a general overview of the responsibilities and duties of the Maryland General Assembly; treats in some detail the specifics of legislation and representation; and reviews the day-to-day functions that constitute the working activities of the members of the State legislature. These activities span both the 90-day annual legislative session and the interim period between sessions.

The handbook is divided into nine chapters and one appendix.

Chapter 1 provides an overview of the General Assembly and discusses powers and duties, legislative limitations, appropriations, taxation and debt, selection of the State Treasurer, powers of investigation and impeachment, membership qualifications, elections, legislative districting, vacancies, legislative organization, staff organization, the committee system, and the General Assembly leadership.

Chapter 2 outlines a typical legislative day for members of the legislature and describes such activities as committee hearings and meetings and floor sessions. The chapter summarizes legislative compensation, expenses, benefit programs, office space, staff, supplies, electronic equipment, telephone and mail services, parking, and allowances for district offices. It also discusses legislative ethics, financial disclosure requirements, and the lobbying activities that are a significant part of the legislative process. Chapter 2 includes a discussion about the differences between legislative session activities and interim activities. Press and other media coverage of the General Assembly is also mentioned, as well as the award of legislative scholarships.

Chapter 3 reviews types of legislation and the legislative process. It presents a step-by-step description of how a legislator introduces a bill or resolution and how that bill or resolution proceeds through committee review and second and third readings in both houses of the General Assembly. The chapter summarizes the veto and override process.

Chapter 4 provides an overview of the budgetary process and the legislators’ role in it. It also explains the operating budget process and the process by which the State’s capital program for construction projects is funded. The concepts of spending affordability, capital debt affordability, and PAYGO (pay-as-you-go) are also covered in this chapter.
Chapter 5 reviews the mechanisms by which the oversight function of the General Assembly with respect to the Executive Branch of the State government is carried out. The chapter deals with program evaluation (‘Sunset’ Review), regulations analyses, audit activities, budget analysis, and other activities necessary to implement legislative oversight work.

Chapter 6 describes the services and resources of the Department of Legislative Services – the staff agency for the General Assembly. It also summarizes the Attorney General’s duties as counsel to the legislature.

Chapter 7 reviews the many publications and electronic resources that can be used as learning guides and working tools by members of the legislature. These include the Maryland Constitution, the Annotated Code, Session Laws, Senate and House Journals, rule books, calendars, schedules, rosters, committee reports, budgetary and fiscal documents, and the Legislative Handbook Series, among others.

Chapter 8 describes the buildings in the State House complex and the facilities available to members, such as office suites, mail room, bill room, library, snack bars/canteens, tunnels, and parking space. Security procedures for the legislative complex are also reviewed.

Chapter 9 is a history of the Maryland General Assembly from 1635 to the present. It chronicles the development of the bicameral legislature and the apportionment of membership over the centuries. Recent construction and technological improvements in the legislative complex are also covered.

Appendix 1 contains maps of the legislative districts.
Chapter 1. The General Assembly of Maryland

History

The Maryland General Assembly has remained a part-time “citizen legislature” for more than 350 years. It is an evolving entity that began with a membership composed of farmers, tradesmen, and attorneys. Today, many occupations are represented in the General Assembly. While there are still farmers, small business owners, and attorneys who serve as members, educators, accountants, health care providers, public administrators, real estate agents, and law enforcement officers now serve or have served in the General Assembly. Homemakers, retired persons, and members who consider themselves full-time legislators also serve in the legislature.

The first legal session of the Maryland General Assembly convened on January 25, 1638. This actually was the second session held. The first, which convened on February 26, 1635, was not recognized by the Proprietary’s representative, Governor Leonard Calvert, and its records were either lost or not kept at all. Both of these sessions took place at the original Maryland capital in St. Mary’s City. It was there in 1649 that the Act of Religious Toleration was enacted, making Maryland the only place in the world at that time where freedom of religion was granted to its citizens under law. In 1694 the General Assembly designated Anne Arundel Town (now known as Annapolis) as the capital of Maryland and held its first session at that location. See Chapter 9 for a more detailed history of the Maryland General Assembly.

Maryland became the seventh state of the United States on April 28, 1788, and the General Assembly has met in Annapolis to conduct its business ever since.

Overall Mission

The Maryland General Assembly, as the legislative body directly representing the electorate, passes public general and public local laws, raises revenues and appropriates funds to pay for State government services, and oversees the operation of State executive agencies. In much of this activity, the legislator plays a major role in helping to develop the public policy of the State.

The Annual Session

The annual session of the General Assembly begins on the second Wednesday in January and meets for 90 consecutive days. During this period the legislature typically considers over 2,500 pieces of legislation, including the State’s annual operating budget.
The General Assembly may extend its session up to an additional 30 days by resolution passed by a three-fifths vote of the members in each house. However, if the State budget does not pass by the eighty-third day, the Governor must issue a proclamation extending the session. If the budget bill is not passed by the ninetieth day, then the session is automatically extended, but the General Assembly may deal only with the budget bill and the costs of the extended session. The last extended session occurred in 1992 to pass the State budget.

The Legislative Interim

During the period between the annual sessions, known as the legislative interim, the General Assembly carries out a wide range of activities, including follow-up on legislation passed in the preceding session and in-depth study of issues and proposals that may require legislative action. In addition, site visits are made to State government agencies, hospitals, correctional institutions, transportation facilities, State universities and colleges, and other governmental and nongovernmental facilities that receive State funding. These activities help legislators gain a better understanding of the operational functions of State government and how State funds are used.

Special Sessions

From time to time, issues requiring official legislative action arise during the interim. The Maryland Constitution requires the Governor to issue a proclamation convening a special session of the legislature when a majority of the members of each house joins in a petition for a special session. Other provisions of the constitution permit the Governor to call a special session of the legislature or the Senate only. A special session is limited to 30 days and may consider any topic or purpose with which the General Assembly may be concerned at a regular session. Since 1970 the General Assembly has met in 14 special sessions, the latest in October 2007.

Organization

The General Assembly is divided into two houses: the 47-member Senate and the 141-member House of Delegates. The organizational arrangement of each house results from a combination of constitutional requirements, rules adopted by each house, and legislative custom. The General Assembly is further organized into standing, statutory, special, and select committees, the latter usually known as local delegations. The organizational structure is detailed in Exhibit 1.1.
Exhibit 1.1
Legislative Branch of Maryland

General Assembly of Maryland

Voters of Maryland

SENATE
47 Members

President of the Senate

Secretary of the Senate

SENATE COMMITTEES (STANDING)
Budget and Taxation
Education, Health, and Environmental Affairs
Finance
Judicial Proceedings
Executive Nominations
Rules

Select Committees (Local Delegations)

HOUSE OF DELEGATES
141 Members

Speaker of the House

Chief Clerk

HOUSE COMMITTEES (STANDING)
Appropriations
Economic Matters
Environmental Matters
Health and Government Operations
Judiciary
Ways and Means
Rules and Executive Nominations

County Delegations

JOINT COMMITTEES (STATUTORY)
Legislative Policy
Access to Mental Health Services
Administrative, Executive, and Legislative Review (AELR)
Audit
Base Realignment and Closure (BRAC)
Chesapeake and Atlantic Coastal Bays Critical Area
Children, Youth, and Families
Fair Practices and State Personnel Oversight
Federal Relations
Health Care Delivery and Financing
Information Technology and Biotechnology Committee
Legislative Ethics
Management of Public Funds
Spending Affordability
Unemployment Insurance Oversight
Welfare Reform
Workers’ Compensation Benefit and Insurance Oversight

SPECIAL COMMITTEES
(appointed by the President and/or Speaker to function from year to year)

STAFF SUPPORT
(Department of Legislative Services)

Source: Department of Legislative Services
Powers and Duties

The powers of the General Assembly are plenary and generally unrestricted unless specifically limited by the United States Constitution or the Maryland Constitution. Some limitations are outright prohibitions; others merely define and circumscribe the authority of the legislature to pass laws. Other provisions of the Maryland Constitution maintain a system of checks and balances among the Legislative, Executive, and Judicial branches of government.

The duties and powers vested in the General Assembly include the following: pass laws for the general welfare of the State; pass the annual State operating budget; levy taxes; impose fees; propose State constitutional amendments to be submitted to the voters for ratification; advise and consent to certain Executive Branch and Judicial Branch appointments made by the Governor; impeach officials; select the State Treasurer; and override gubernatorial vetoes of legislation. The General Assembly also has the power to pass public local laws. It shares this power with Baltimore City; the 15 counties that have either a charter or code home rule form of government; and the municipal corporations in the State, all of which have home rule powers as granted by the Maryland Constitution. The power to regulate elections and to license and regulate the manufacture and sale of alcoholic beverages is reserved exclusively to the General Assembly.

Limitations

Many provisions of the Maryland Declaration of Rights, like the Bill of Rights in the United States Constitution, place a series of restrictions on the government for the protection of citizens of the State from incursions against their civil liberties. The Maryland Declaration of Rights provides that the General Assembly has no power to deny or diminish these individual liberties. It may not pass laws abridging free speech, freedom of the press, or freedom of religion. It cannot deny a person the right to a speedy and impartial trial by jury, and it cannot deny an individual counsel nor require a person to give self-incriminating testimony. The legislature must protect individuals against cruel and unusual punishment, unwarranted search and seizure, and excessive bail. It cannot deny the right to assemble peaceably and to petition the legislature for a redress of grievances. It may not pass laws inflicting punishment without trial or making an act criminal after the act was committed. The legislature may not deprive a person of life, liberty, or property without due process of law, nor may it abridge equality of rights under the law because of gender.

Under Article III of the Maryland Constitution, the General Assembly is denied the power to enact legislation in other areas. For example, the legislature “shall pass no
Law suspending the privilege of the Writ of Habeas Corpus,” a procedure that is used to require a detained prisoner to be brought before a judge. The General Assembly may not pass any law that violates the prohibition against imprisoning a person for indebtedness. The legislature is prohibited from passing laws authorizing the taking of private property for public use “without just compensation.” With certain exceptions, it cannot increase or decrease the compensation of public officers during their term of office.

Article III of the Maryland Constitution also prohibits the General Assembly from passing a special law for which provisions have been made by an existing general law. This provision is designed to protect the public from the influence of special entities on the General Assembly. The legislature is also prohibited from creating corporations by special laws.

**Passage of Laws**

Many sections of the Maryland Constitution begin with the words, “The General Assembly shall pass laws....” These are specific constitutional mandates for the legislature to act in addition to its otherwise plenary powers. For example, “The General Assembly ... shall by Law establish throughout the State a thorough and efficient System of Free Public Schools; and shall provide by taxation, or otherwise, for their maintenance” (Article VIII, Section 1). Similar directions appear throughout the constitution. The General Assembly shall pass laws preserving “the purity of Elections” (Article I, Section 7), protecting from execution a reasonable amount of the property of debtors (Article III, Section 44), providing a uniform system of fees for clerks of courts and registers of wills (Article III, Section 45), and establishing penalties for bribery (Article III, Section 50). In some instances the constitution merely exhorts legislative action. A provision in Article 43 of the Maryland Declaration of Rights provides that the legislature “ought to encourage the diffusion of knowledge and virtue, the extension of a judicious system of general education, the promotion of literature, the arts, sciences, agriculture, commerce and manufactures, and the general melioration of the condition of the People.”

**Appropriations**

The constitution specifies that no expenditure of State funds may take place without an appropriation by the General Assembly (Article III, Section 32). The budget process is set forth in Article III, Section 52. The appropriation power is exercised through the passage of the operating and capital budget bills, supplements to the operating budget bill, and bond bills that are incorporated into the capital budget. The constitution requires a balanced budget and provides the strongest executive budget process of the 50 states. Chapter 4 of this volume summarizes the budget process, and
Taxation and Debt

The Maryland Constitution imposes severe restrictions on the General Assembly in the exercise of its powers to create debt, extend the State’s credit, and levy taxes. Article 14 of the Maryland Declaration of Rights states that no taxes shall be levied in the State without the consent of the legislature. Article 15 prohibits poll taxes; commands the General Assembly to provide uniform assessment of land, improvements to land, and personal property; and provides that all taxes levied on property by the State, the counties, or the City of Baltimore must be uniform.

The constitution declares that the General Assembly may not contract a debt unless the act authorizing the debt provides a tax specifically devoted to the payment of principal and interest on that debt and limits its maturity to 15 years (Article III, Section 34). This tax need not be collected if sufficient funds to pay the principal and interest are appropriated for such purpose in the annual budget. The same section prohibits the extension of the State’s credit to “any individual, association, or corporation.” These provisions are designed to protect the State’s credit and prevent the State from incurring debt that it cannot repay.

These limitations on legislative authority have been modified considerably by case law. The courts have held, for example, that revenue bonds, as opposed to general obligation bonds, do not constitute a “debt” in the constitutional sense because both the authorizing statute and the revenue bonds issued under it state expressly that they do not pledge the faith and credit of the State or local government that will issue the bonds. The courts have also held that “cash is not credit,” and under this holding, the General Assembly has been able to appropriate money for the use of private institutions and agencies where a “public purpose” is involved.

Local Governments

The General Assembly has the general power to create counties, subject to the consent of voters affected by such change and in accordance with other procedures (Article XIII, Sections 1 and 2).

The legislature maintains overall general control of local governments. The constitution provides, however, that a county may exercise home rule authority by obtaining a charter or by becoming a code county by using the processes provided in the constitution and laws for this purpose. All municipal corporations have charters and
exercise home rule authority. The General Assembly must by general law grant express powers to chartered counties; it may not thereafter pass local laws for those counties in conflict with the express powers. It also may pass general laws applicable to the code counties. In essence, the General Assembly has limited authority to pass local laws applicable to individual charter and code counties but is not limited as to its authority to adopt general laws affecting all municipalities, chartered counties, or code counties.

The power of the legislature to pass laws for slum clearance and urban renewal in all of the counties and municipal corporations and for land redevelopment, off-street parking, and port development in Baltimore City is set forth in the Maryland Constitution (Article III, Section 61, Articles XI-B, XI-C, and XI-D).

**Selection of Governor**

Under provisions that date back to the first Maryland Constitution, in the case of a tie in the voting in a gubernatorial election, or in the case of a vacancy in the governorship resulting from death, resignation, or removal from office, the General Assembly was required to elect a qualified person as Governor. This system of election by the General Assembly in cases of vacancies remained effective until the adoption of the amendment in 1970 creating the office of Lieutenant Governor. The Lieutenant Governor now succeeds in case of a vacancy. The old system of election by the Senate and House of Delegates continues in the case of a tie vote, in the event one or both of the persons having the highest number of votes for Governor and Lieutenant Governor is declared ineligible, or if vacancies in the offices of Governor and Lieutenant Governor exist at the same time.

In case of a tie vote in a gubernatorial election, the Senate and House of Delegates choose one of the “sets of persons” having the highest number of votes to be Governor and Lieutenant Governor. If either person elected as Governor or Lieutenant Governor is ineligible, the Senate and House of Delegates elect a replacement. If vacancies occur simultaneously in the offices of Governor and Lieutenant Governor, the two houses elect a Governor, who, in turn, names a Lieutenant Governor, subject to confirmation by a majority of all members of the General Assembly. Questions of the eligibility or the election of Governor and Lieutenant Governor are determined by the House of Delegates.

The General Assembly, by a three-fifths majority of all its members in joint session, may adopt a resolution declaring that the Governor or Lieutenant Governor is unable, because of physical or mental disability, to perform the duties of office. If adopted, the resolution is delivered to the Court of Appeals, which makes the final determination whether the disability exists.
Selection of Treasurer


Contested Elections

UNDER ARTICLE I, SECTION 8 OF THE MARYLAND CONSTITUTION, THE GENERAL ASSEMBLY HAS THE POWER TO DECIDE THE OUTCOME OF CONTESTED ELECTIONS OF PUBLIC OFFICERS.

Override of Veto

THE EXECUTIVE VETO IS DEEPLY IMBEDDED IN ANGLO-AMERICAN GOVERNMENTAL TRADITION. THROUGHOUT THE COLONIAL PERIOD, THE PROPRIETARY IN MARYLAND HAD AN ABSOLUTE VETO POWER OVER ACTS OF THE GENERAL ASSEMBLY. WHEN MARYLAND BECAME A STATE, IT SHIED AWAY FROM THE PRACTICE FOR NEARLY A CENTURY. FINALLY, HOWEVER, THE CONSTITUTION OF 1867 GRANTED THE GOVERNOR THE LIMITED VETO POWER THAT EXISTS TODAY AND EMPOWERED THE LEGISLATURE TO OVERRIDE A VETO BY A THREE-FIFTHS MAJORITY OF THE TWO HOUSES. THE VETO DOES NOT APPLY TO THE ANNUAL STATE OPERATING BUDGET. THE GOVERNOR DOES, HOWEVER, HAVE LINE-ITEM VETO POWER WITH RESPECT TO ITEMS IN THE ANNUAL CAPITAL BUDGET (THE GENERAL CONSOLIDATED CAPITAL BOND LOAN) FOR CONSTRUCTION AND RENOVATION OF STATE BUILDINGS AND FACILITIES. THE VETO IS DISCUSSED FURTHER IN CHAPTER 3 OF THIS VOLUME.

Advice and Consent

the nominee may not serve in the position and the Governor must nominate a successor, again subject to Senate confirmation. On occasion the House of Delegates confirms executive nominations as authorized by statutory law, generally in cases when there is no resident senator from the county in which the nominee lives.

**Impeachment Power**

Impeachment, the authority of a legislature to bring an accusation against and try public officials for misconduct, is another legacy of the English parliamentary system. In the United States Constitution and in the constitutions of many states, this translates into a practice in which the lower house (the House of Delegates in Maryland) has the power to impeach and the Senate has the authority to conduct the trial. Impeachment in Maryland requires a majority vote of the elected membership of the House, and conviction requires a two-thirds majority of the elected senators (Article II, Section 7). In practice, the impeachment power has seldom been used in Maryland.

**Investigative Powers**

The General Assembly by law has established a code of procedures for the operation of investigating committees (Title 2, Subtitle 16 of the State Government Article). The statute allows both the Senate and the House to pass a resolution vesting an investigating committee with broad powers of investigation. An investigating committee created under this scheme has the power to summon and examine witnesses and to compel the production of documents and records regarding any aspect of governmental processes or operations. An investigating committee may hold persons in contempt for failing to comply with its subpoenas or for refusing to testify under oath and may apply to a court for a contempt citation. Last used in 1983, an investigating committee was created to address allegations of violations of election and ethics laws by members of the General Assembly.

The Legislative Policy Committee, by law, has the power to issue subpoenas to compel the appearance of witnesses and documents without the necessity of having a resolution passed to vest the committee with those powers. Standing committees also have subpoena power, but it may be utilized only on the approval of the Legislative Policy Committee.

In addition, the Maryland Constitution requires the General Assembly to create at each session a joint standing committee that is empowered to examine purchases for public offices and alleged abuse in expenditures. In practice, the General Assembly has relied on the Joint Audit Committee, along with the standing committees of both houses, other statutory joint committees, and special committees to consider matters relating to
the examination and oversight of expenditures and activities in the Executive and Judicial branches of the State government.

**Grand Inquest**

The House of Delegates may sit as the Grand Inquest of the State, with broad powers to summon and hear witnesses and inquire into “complaints, offenses, and grievances” and other affairs relating to the public interest. The House, acting as the Grand Inquest, may “commit any persons, for any crime, to the public jail, there to remain, until discharged by due course of law” (Article III, Section 24).

**Federal Limitations**

Under the principle of enumerated powers in the federal system, certain powers have been delegated to the national government by the United States Constitution. State legislatures may not adopt laws that conflict with this delegation of sovereignty. In this category are powers relating to war, coinage of money, and regulation of interstate and foreign commerce.

The states are specifically prohibited from passing certain laws. They may not enact laws that impair the freedoms guaranteed in the Bill of Rights. Along with the United States Congress, the states are directly prohibited from passing *ex post facto* laws, bills of attainder, and laws granting title of nobility, levying export duties, or depriving persons of life, liberty, or property without due process of law.

Certain powers are specifically denied states by the United States Constitution. These include entering into treaties or alliances, passing laws impairing the obligation of contracts, coining money, passing laws abridging the privileges and immunities of citizens of the United States, and denying to any person the equal protection of the laws.

The federal government and the states exercise certain concurrent powers; however, the states do not have jurisdiction in those areas in which there has been preemption by federal government. An example of federal preemption of authority is the regulation of the television and radio broadcasting industry.

**Officers**

**Presiding Officers**

Each house of the legislature has a presiding officer. The President is the presiding officer of the Senate, and the Speaker is the presiding officer of the House of
Delegates. They are elected by a majority of the membership of their respective houses. In practice, the President and the Speaker are selected at party caucuses preceding the opening of a session. Traditionally, the representatives of each political party in each house selected a candidate for presiding officer, but in recent years the minority party has not formally nominated a leader to be presiding officer. In a contested election, party members normally vote en bloc, and the candidate of the majority party becomes the presiding officer.

The presiding officers appoint members of their houses to committees, designate chairs and vice chairs, and co-chair the Legislative Policy Committee and its Management Subcommittee. On occasion, the presiding officers serve as members of committees. The leadership role of each presiding officer includes assigning bills to committees, conducting leadership meetings to establish legislative agendas, and scheduling briefings for members of the legislature so that they may effectively carry out their duties and responsibilities. The presiding officers are responsible for preserving order and decorum during sessions in their chambers. They decide all points of order.

The President and the Speaker are the principal administrative officers of their respective bodies and appoint the staff of their houses. Together they supervise the sizable administrative organization of the General Assembly, both during and between sessions. They jointly appoint the Executive Director of the Department of Legislative Services.

The Maryland Constitution requires that the President and the Speaker be present at the signing of bills by the Governor and that they receive the annual budget bill from the Governor and introduce it into the legislative process.

In elections of the Governor in the case of a tie vote, the sealed returns are addressed to the Speaker of the House of Delegates, who opens them in the presence of both houses at the opening of the General Assembly following the election. If vacancies occur simultaneously in the offices of Governor and Lieutenant Governor, the President of the Senate becomes acting Governor until the General Assembly elects a successor.

**Pro-Tem Presiding Officers**

Each house of the legislature elects a pro-tem presiding officer. The President Pro-Tem of the Senate and the Speaker Pro-Tem of the House of Delegates preside over their houses in the absence of the presiding officers.
Floor Leaders

The majority floor leader and the minority floor leader in each house coordinate the legislative efforts of the members of their respective political parties. By rule in the Senate, the President selects the majority leader. In turn, the President and the majority leader jointly designate the majority whip and deputy majority leader. The members of the minority party designate the minority leader and minority whip.

The rules of the House of Delegates do not provide for the selection of party leaders. For the majority party, the Speaker designates the leader. The members of the minority party select the minority leader.

The Leadership

Not a part of the formal structure of the General Assembly, but an essential part of its organization and operation, is an entity known simply as “the leadership.” The leadership of each house generally consists of the presiding officer, the pro-tem presiding officer, floor leaders, chairs and vice chairs of committees, and other legislators designated by the presiding officer.

The Senate leadership and the House leadership are creations of the presiding officers, designed to assist them in considering matters with respect to legislative policy and procedures. The groups have no foundation in the Maryland Constitution or under the law, nor for that matter under the rules of the respective houses. Nevertheless, the leadership exercises significant influence on legislative issues and on matters relating to the management and operation of the legislature. The leadership groups, under the direction of the presiding officers, meet regularly during session and periodically between sessions.

Desk Officers

The Secretary of the Senate and the Chief Clerk of the House of Delegates keep the files and records of their respective houses and prepare the journals of proceedings. They are responsible for generally supervising the progress of bills and resolutions through the legislative process.

In the Senate, the Secretary of the Senate is appointed as the lead desk officer and also serves as the Parliamentarian of the Senate. In the House, the Chief Clerk is appointed as the lead desk officer. The Speaker appoints a member of the House to serve as Parliamentarian.
Each house also appoints other desk officers. These include:

- Journal Clerk – prepares and compiles the journal of the floor proceedings.
- Reading Clerk – calls the roll and reads all bills, resolutions, and other papers.
- Sergeant-at-Arms – aids in the enforcement of order and enforces all processes issued under the authority of the Senate or House. In recent years members of the State Police unit assigned to the General Assembly during the legislative session have served as the sergeants-at-arms and doorkeepers.
- Chief Page – responsible for the distribution of bills and resolutions and other materials and the performance of other services for the presiding officer and the membership. Pages are high school students selected from throughout the State to serve two week-long periods during the legislative session.

**Legislative Employees**

Administrative assistants, legislative aides, clerks, messengers, and other employees work in the committees, legislators’ offices, and other support offices of the Maryland General Assembly. These individuals are hired with the approval of the presiding officers.

In addition, employees of the Department of Legislative Services assist the members and committees in their work. The responsibilities of this agency are detailed in Chapter 6.

**Membership**

**Qualifications**

To qualify under the constitution as a member of either house, a person must be a citizen of Maryland and a resident of the State for at least one year. If the legislative district in which a candidate is seeking election has been created for at least six months prior to the election, then the candidate must have resided in the district for six months. If the district was established less than six months prior to the election, then the candidate must have resided in it for as long as it has been established. Senators must be at least 25 years of age on the date of election. Delegates must be at least 21 upon election.
Legislative Districting

Legislative districts are redrawn every 10 years after the federal census to ensure equal representation based on the concept of “one person, one vote.” Geographical size of the districts varies according to population density. The present apportionment was determined in 2002 and adopted under authority of Article III, Section 5 of the Maryland Constitution. This section, approved by the voters in 1972, requires reapportionment after each decennial census, not later than the second year following the census.

Under provisions of the 1972 constitutional amendment, the State is divided into 47 legislative districts, each electing one senator and three delegates. A legislative district may be subdivided into three single-member delegate districts or into one single-member delegate district and one two-member delegate district. Currently, 15 of the 47 districts utilize subdistricts for the election of delegates. Districts must consist of adjoining territory and be compact in form and of substantially equal population. Due regard must be given to natural boundaries and the boundaries of political subdivisions. Based on the 2000 census, the ideal population of a senatorial district and a three-member delegate district is 112,691. The ideal population of a two-member delegate district is 75,127 and 37,564 for a single-member district. Based on projected estimates, the population of a senatorial district and a three-member delegate district is expected to increase to over 120,000 following the 2010 census.

The Maryland Constitution requires the Governor to present a legislative districting plan to the General Assembly in the form of a joint resolution by the first day of session in the second year following the decennial census. The General Assembly may adopt its own legislative districting plan, but if a plan has not been adopted before the end of the forty-fifth day of session, the Governor’s plan automatically becomes law.

In 2001 the Governor appointed a Redistricting Advisory Committee to recommend a State legislative districting plan for consideration by the General Assembly in the 2002 session. Following public hearings across the State and numerous work sessions, the committee submitted its final recommendation to the Governor in December 2001. The Governor made minor changes to the plan and submitted it to the General Assembly as a Senate and House joint resolution. The resolutions became law on February 22, 2002, after the General Assembly failed to pass an alternative plan. The plan was to be effective for purposes of electing all members to the General Assembly in the primary and general elections to be held in September and November, respectively.

Article III, Section 5 of the Maryland Constitution provides that upon petition of any registered voter, the Court of Appeals of Maryland has original jurisdiction to review the districting proposal “and grant appropriate relief,” if it finds the proposal does not
meet the requirements of the United States Constitution or the Maryland Constitution. Fourteen suits were filed before the Court of Appeals challenging some or all of the Governor’s 2002 legislative districting plan. Two suits in the U.S. District Court also challenged the districting plan but were subsequently dismissed. The suits ranged from those that challenged the entire State plan to those that argued that certain parts of the plan should be invalidated because political subdivisions and natural boundary lines were split, districts were not compact or contiguous, or the voting rights of minorities were not protected. Following a hearing, the Court of Appeals appointed a special master to hear the challenges.

The special master concluded his hearings and made recommendations to the court by May 24, 2002, on necessary changes to the plan. In June 2002 the Court of Appeals invalidated the Governor’s redistricting plan and issued a new legislative districting map. Appendix 1 contains maps of the State’s current legislative districts.

**Vacancies**

In the case of a vacancy in either house, the Governor appoints the person recommended by the appropriate political party central committee of the county or district in which the vacancy occurs, or in the event no person is recommended, the Governor makes the appointment. The person filling the vacancy must be of the same political party that the person vacating the office was a member of at the time of election.

If the vacancy occurs in a district or subdistrict that is totally within a county, the central committee of the county nominates a person from the district or subdistrict to fill the vacancy. If the district or subdistrict comprises a portion or all of two or more counties, the central committee of each of the counties has one vote in submitting a nominee. When there is a tie vote among the county committees, the list of proposed names is sent to the Governor, who makes the appointment.

**Elections**

Elections for the Senate and House are held on the Tuesday following the first Monday in November every four years. The four-year terms of members begin on the opening date of session (the second Wednesday of January) following the elections.

**Committees**

Much of the legislature’s work is done by its committees. Committees include standing committees, statutory committees, special committees, and select committees (commonly known as county or regional delegations). Special committees are usually
temporary and go out of existence when their purposes have been fulfilled. The Department of Legislative Services assigns to the committees policy analysts who draft amendments to legislation and generally facilitate and support the work of the committees.

**Standing Committees**

During the session each introduced piece of legislation is referred to a standing committee by the presiding officer of the house in which the legislation is introduced. The standing committee holds a public hearing on the legislation and may recommend that the full house pass the bill, not pass it, or pass it with amendments. Between sessions, standing committees consider topics of concern in the State and may propose legislation for consideration during the next following session. Legislators are appointed by their presiding officer to serve on the principal standing committees. By custom and practice, a member is appointed to only one standing committee to prevent overlapping memberships.

The Senate has four principal standing committees that generally consider issues in the following areas:

- **Senate Budget and Taxation Committee:** State operating and capital budgets, including revenues and expenditures; supplementary appropriations bills; State and county bond authorizations; legislative budgetary procedures; taxation and property assessment matters; education financing; and public pension and retirement matters.

- **Senate Education, Health, and Environmental Affairs Committee:** Licensing and regulation of businesses in general, including business, health, and related occupations and professions; alcoholic beverages; natural resources; agriculture and land preservation; environment; energy; ethics and election laws; veterans affairs; fire prevention; primary, secondary, and higher education policy; procurement; local government affairs; and State government organization and procedures.

- **Senate Finance Committee:** Banks and other financial institutions; credit regulation and consumer financing; commercial law, including consumer protection; economic and community development; insurance; horse racing and lotteries; health and welfare matters; social programs; State personnel issues; transportation; labor and employment; unemployment insurance; utility regulation; and workers’ compensation.

- **Senate Judicial Proceedings Committee:** Criminal and civil laws, penalties, and procedures; correctional facilities and services; family law; judicial administration and court structure; juvenile justice; law enforcement organizations; legal profession; legal
rights and immunities; public safety; real property, including landlord-tenant laws; trusts and estates; corporations and associations; constitutional amendments; human relations; and vehicle laws, including drunk driving.

The House has six principal standing committees that generally consider issues in the following areas:

**House Appropriations Committee:** State operating and capital budgets; supplementary appropriations bills; State and county bond authorizations; higher education institutions; State and local agency procedures and programs; collective bargaining; social services; and State personnel and pension matters.

**House Economic Matters Committee:** Banks and other financial institutions; commercial law, including consumer protection; corporations and associations; business regulation; business occupations and professions; economic development; electronic commerce; insurance regulation, except health insurance; labor and employment; unemployment insurance; utility regulation; workers’ compensation; and alcoholic beverages.

**House Environmental Matters Committee:** Agriculture, natural resources, and environmental issues, including agricultural land preservation, program open space, and vehicle emissions; ethics; housing, landlord and tenant, and real property, including lead paint; local government, including land use; and transportation, including highways, bridges, mass transit, and vehicle laws.

**House Health and Government Operations Committee:** Health facilities, equipment, and products; long-term care; public health, including Medicaid; health insurance; health occupations and professions; State government organization, procedures, and operations; administrative law; procurement; and human relations.

**House Judiciary Committee:** Judicial administration and court structure; legal profession; correctional facilities and services; criminal and civil laws, penalties, immunities, and procedures; juvenile justice; public safety; family law; trusts and estates; and drunk and drugged driving and incarcerable motor vehicle offenses.

**House Ways and Means Committee:** State and local taxation matters, including assessments and tax credit programs; education financing; primary and secondary education programs; elections; funding of transportation programs; lottery and horse racing; and issues relating to children, youth, and families.
In addition to these principal committees, there are six other committees that are designated as standing committees (two in the Senate, two in the House, and two joint) to which members are appointed:

*Senate Executive Nominations Committee* examines all nominations for appointments made by the Governor that require Senate confirmation. The committee reports its recommendations to the Senate, which subsequently votes to confirm or reject the nominees.

*Senate Rules Committee*, which includes the majority and minority floor leaders, the chairs of the principal standing committees, and other members of the leadership, considers proposals concerning the rules, organization, and procedures of the Senate or the legislature. The committee reviews legislation introduced after the bill introduction deadline and decides whether to re-refer those bills to the appropriate principal standing committees for their consideration.

*House Rules and Executive Nominations Committee*, which includes the Speaker, the majority and minority floor leaders, the chairs of the principal standing committees, and other members of the leadership, has the combined functions of the Senate Rules and Senate Executive Nominations committees. However, the House of Delegates is required to consider relatively few executive nominations as mandated by statute.

*House Consent Calendars Committee*, consisting of the Speaker, the Majority Leader, and the Minority Leader, determines the bills and joint resolutions to be included on consent calendars.

*Joint Investigation Committee* inquires into abuses in public fund expenditures when referred by resolution of either the House or Senate. Membership consists of five senators and five delegates. The committee’s origin is based on Article III, § 24 of the Maryland Constitution, but it rarely, if ever, meets.

*Joint Protocol Committee* organizes, plans, and schedules the social activities of the General Assembly.

**Select Committees**

In each house, legislation that affects only one local jurisdiction may be referred to a select committee. In the Senate, select committees are identified by number, as follows:
Note: There are instances in which a particular senator may serve on more than one select committee because the senator’s district straddles more than one county.

In the House of Delegates, each county and Baltimore City has its own select committee, usually referred to as the “county delegation” or the “Baltimore City delegation,” as the case may be. Select committees of counties having three or more delegates are comprised of the delegation of the county. Select committees of counties having fewer than three members are composed of the delegate or delegates of the county, together with a delegate or delegates from an adjacent county, for a total of three members. Delegates from the Eastern Shore, Southern Maryland, and Western Maryland also serve on delegations based on those geographic regions.

It should be noted that, in accordance with current practice, all local bills are referred to the appropriate standing committees, but the select committees may consider and vote on them and submit to the standing committees their recommendations to pass, with or without amendment, or reject the bills. The standing committees generally accept the recommendations of the select committees under the “local courtesy” protocol and vote to report the bills to their respective houses pursuant to those recommendations.

The activities of select committees are discussed further in the local legislation section of Chapter 3.
Conference Committees

During the session, conference committees are appointed when the two houses pass different versions of the same bill. With the exception of the conference committees on the operating and capital budgets, conference committees consist of three delegates and three senators generally appointed by the presiding officers on recommendations of the chairs of the two committees that considered the bill. A conference committee goes out of existence when a resolution of the differences is reached and the conference committee report is delivered to each house. The operation of conference committees is discussed further in Chapter 3.

Statutory Committees

The Legislative Policy Committee was created by legislation enacted in 1976. It replaced the Maryland Legislative Council, which had guided the interim activities of the General Assembly since 1939. The Legislative Policy Committee consists of 28 members, with the Senate and House equally represented and the presiding officers serving as co-chairs. In addition to the President, the Senate members are the President Pro-Tem, the chairs of the four standing Senate committees, the majority and minority floor leaders, and six members appointed by the President and approved by majority vote of the Senate. House of Delegates members, in addition to the Speaker, are the Speaker Pro-Tem, the chairs of the six standing House committees, the majority and minority floor leaders, and four members appointed by the Speaker with approval of a majority of the House. If a vacancy on the committee occurs while the General Assembly is not in session, a successor is appointed by the appropriate presiding officer.

The law (Title 2, Subtitle 4 of the State Government Article) sets forth the functions of the Legislative Policy Committee as follows:

- review the work of the standing committees;
- collect information about the government and general welfare of the State;
- study the operation of and recommend changes in the constitution, statutes, and common law of the State;
- study the rules and procedures of the Senate and the House and recommend changes that would improve and expedite the consideration of legislation by the General Assembly;
• coordinate and supervise generally the work of the General Assembly when it is not in session;

• prepare or endorse a legislative program that includes the bills, resolutions, or other recommendations of the committee that are to be presented to the General Assembly at its next session; and

• carry out its powers and duties under the Maryland Program Evaluation Act (“Sunset Review”).

The law details methods by which the Legislative Policy Committee may carry out these functions. Specifically, it provides that the Legislative Policy Committee, or, with its approval, the standing committees functioning when the General Assembly is not in session, may administer oaths, issue subpoenas, compel the attendance of witnesses and the production of documents, and take depositions. Persons failing to comply with subpoenas or refusing to testify are subject to prosecution for contempt in State trial courts.

Research, drafting of legislation, staffing of committees, and other necessary services are provided to the Legislative Policy Committee by the Department of Legislative Services. Executive departments and agencies may be required to prepare studies, supply information, and report to the Legislative Policy Committee and the standing committees. In practice, the Legislative Policy Committee has focused its attention on scheduling the legislative work during the interim period and on considering major policy items that require legislative review or approval during the interim period. Some of these policy items include review and approval of requests for funds for extraordinary economic development opportunities (Sunny Day funds) intended to retain or expand jobs in Maryland; requests for transfers of funds from certain accounts to State agencies for specific purposes, e.g., the Dedicated Purpose Fund; and approval of the transfer of racing licenses, changes in racings days, etc. Additionally, a number of State agencies are required to make annual or periodic reports to the Legislative Policy Committee about the agency’s activities.

The Joint Committee on Administrative, Executive, and Legislative Review (AELR) (Title 2, Subtitle 5 of the State Government Article) is a joint statutory committee of the Senate and the House of Delegates. It consists of 10 senators and 10 delegates, appointed respectively by the President and the Speaker. The President and the Speaker name the Senate chair and the House chair. The chair and vice chair alternate annually between the two houses.
The committee’s primary function is to review all regulations proposed by executive units, with committee approval required for the emergency adoption of regulations. For the most part, the committee meets as needed; that is, its meeting schedule is generally governed by the timing of proposed regulations. In addition, under a continuing eight-year cycle, the AELR committee receives from each unit of the Executive Branch a review and evaluation of the unit’s regulatory program. Chapter 5 of this volume elaborates on the AELR committee’s powers of regulatory review.

The committee also has the authority to examine the performance of officers and employees of any of the three branches of State government to determine compliance with State laws. It may review the operation of executive units and agencies and may make recommendations for improvements. The committee is required to report at least once a year to the Legislative Policy Committee and to the General Assembly, accounting for its work and studies and reporting on any recommendations.

The Joint Committee on Access to Mental Health Services (Section 2-10A-05 of the State Government Article), created in 2005, is composed of five senators and five delegates appointed respectively by the President and the Speaker. Of the five senators, two are members of the Finance Committee, one is a member of the Budget and Taxation Committee, one is a member of the Education, Health, and Environmental Affairs Committee, and one is a member of the Judicial Proceedings Committee. Of the five delegates, two are members of the Health and Government Operations Committee, one is a member of the Appropriations Committee, one is a member of the Economic Matters Committee, and one is a member of the Judiciary Committee. The President appoints the Senate chair and the Speaker appoints the House chair. The presiding chair alternates annually between the two houses. The committee monitors access to public mental health services for eligible individuals and medically necessary mental health services for individuals covered by private insurance. An annual report is due to the Governor and the General Assembly.

The Joint Audit Committee (Title 2, Subtitle 6 of the State Government Article) has 20 members, 10 from the Senate and 10 from the House, appointed respectively by the President and the Speaker. The statute that establishes the committee requires the presiding officers to make selections on the basis of demonstrated ability and interest in the subject of government finances and to give recognition to geographic representation. The President and the Speaker jointly appoint the chair and the vice chair of the committee.

The law requires the committee to review audit reports of the Legislative Auditor and make recommendations with respect to issues in the audit reports. The committee also reviews the audit process and procedures and provides recommendations to the
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President, the Speaker, the Executive Director of the Department of Legislative Services, and the Legislative Auditor. Additionally, various units of State government must file reports with the committee.

The Joint Committee on Base Realignment and Closure (BRAC) (Section 2-10A-12 of the State Government Article), first established in 2007, consists of eight members of the Senate appointed by the President and eight members of the House appointed by the Speaker. The committee provides continuing legislative oversight of the State’s response to changes and opportunities resulting from the BRAC process. Specifically, the committee is to oversee and participate, in cooperation with State and local units, in the development of systems and processes that expedite the approval of transportation, water, and sewer infrastructure; State and local planning processes; affordable housing options; education facilities, including public school and community college construction; and health care facilities and infrastructure. The intent is to accelerate planning and development so that the State is prepared to receive the influx of jobs and personnel associated with the BRAC process.

The Joint Committee on the Chesapeake and Atlantic Coastal Bays Critical Area (Section 2-10A-01 of the State Government Article) was created in 1984 with an initial mandate to meet with the Chesapeake Bay Critical Area Commission “to review development and implementation of the criteria for program development”; however, the joint committee’s mandate has been expanded to include the review of any aspect of the critical area protection program, which, in 2002, was extended to include land around the Atlantic coastal bays. The commission was renamed to reflect that expansion, as was the committee. It includes 10 members: 5 senators appointed by the President and 5 delegates appointed by the Speaker. The President and the Speaker jointly appoint a senator and a delegate each to serve as co-chairs.

The Joint Committee on Legislative Ethics (Title 2, Subtitle 7 of the State Government Article) is composed of six senators appointed by the President and six delegates appointed by the Speaker. Additionally, the President and Speaker serve as nonvoting ex officio members. One of the members from each chamber is designated a co-chair, and they alternate each year as presiding chair. Minority party members are appointed, in proportion to their membership in their chamber, upon the recommendations of the respective minority leader. The counsel to the committee, who also serves as the ethics advisor to each member of the General Assembly, is appointed by the Executive Director of the Department of Legislative Services, subject to the approval of the President and the Speaker.

The committee issues ethics opinions and guidelines that interpret the Maryland Public Ethics Law and describe the standards of legislative ethics. A legislator may
request that the Ethics Committee issue a confidential advisory opinion regarding the ethical implications of actions taken or contemplated by the legislator. Chapter 2 of this volume further discusses the activities of the Legislative Ethics Committee.

The Joint Committee on Federal Relations (Title 2, Subtitle 9 of the State Government Article) was established in 1983 when the Maryland General Assembly reconstituted and renamed the Maryland Commission on Intergovernmental Cooperation. This change recognized that the “new” federalism required the General Assembly to increase its attention to the activities of the federal government, particularly in the area of budget allocations for financial aid to the states and the shift of responsibilities to the states.

The committee includes 16 members, 8 members of the Senate appointed by the President and 8 members of the House appointed by the Speaker. The President and the Speaker jointly designate the chair and vice chair.

The committee monitors and evaluates the relations between the State and the federal government and the impact of proposals to alter those relationships. It informs State legislative and executive officials concerning federal relations and the impact of proposals for change. The committee serves also as a forum for the consideration of certain State-local issues. In addition, it endeavors to advance cooperation between the State and other units of government by formulating proposals for the adoption of compacts; the enactment of uniform or reciprocal statutes and informal or reciprocal administrative rules; the informal cooperation of governmental offices with one another; the personal cooperation of government officials and employees with one another; and the exchange and clearance of research and information.

The committee also holds meetings with the State’s congressional delegation to enhance communication between the General Assembly and Maryland’s representatives in Congress.

The Joint Committee on Health Care Delivery and Financing (Section 2-10A-02 of the State Government Article), established in 1992, is composed of seven senators appointed by the President and seven delegates appointed by the Speaker. The presiding officers also appoint the co-chairs. The committee provides oversight of and studies issues relating to health care delivery and financing in the State, including access to health care, the Medicaid program, cost containment mechanisms, the provision of health insurance coverage, and health care provider shortages. A report is submitted each January to the legislature.
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The Joint Committee on the Management of Public Funds (Title 2, Subtitle 8 of the State Government Article) is comprised of four members of the Senate appointed by the President and four members of the House appointed by the Speaker. The President and the Speaker jointly designate a chair and a vice chair. This committee reviews policies and procedures for the investment and management of all State funds except retirement funds. Generally, the committee meets three to four times during the interim period, receives reports from State officials on investment of State funds, and analyzes data with respect to cash management practices.

The Spending Affordability Committee (Title 2, Subtitle 10 of the State Government Article) was created in 1982. Membership includes the presiding officers, the chairs of the Senate Budget and Taxation Committee and the House Appropriations Committee, the majority and minority leaders of each house or their designees, and an equal number of Senate and House members selected by the presiding officers. The presiding officers each designate co-chairs from their respective chambers. Co-chairs preside in alternate years. The committee is assisted by a citizen advisory committee named by the President and the Speaker.

The Spending Affordability Committee each year submits a report to the Governor and the Legislative Policy Committee recommending a level of State spending, debt authorization, and personnel. It also makes a recommendation as to the use of any anticipated budget surplus and any other appropriate fiscal measures. The committee meets during October and November, and its findings are due by December 1. The activities of the Spending Affordability Committee are discussed in greater detail in Volume IV – Maryland’s Budget Process of the Legislative Handbook Series.

The Workers’ Compensation Benefit and Insurance Oversight Committee (Section 2-10A-03 of the State Government Article) was created in 1987. The committee evaluates and reviews the workers’ compensation benefit structure and laws in Maryland. To assist the committee with its work, the State Insurance Commissioner and the Workers’ Compensation Commission submit an annual report to the committee and inform the committee as to the condition of workers’ compensation benefits and insurance in Maryland.

Usually, the committee meets up to three times during the interim and reports to the Governor and the Legislative Policy Committee by December 31. Members of the committee are appointed by the President and the Speaker, who also designate the chair. The members include two senators; two delegates; one representative each from the business community, labor organizations, and the building and construction labor organizations; two public members; two attorneys; and one member each from the
insurance industry, the Medical and Chirurgical Faculty of Maryland, and a workers’ compensation rating organization.

The Joint Committee on Welfare Reform (Section 2-10A-04 of the State Government Article) consists of five members of the Senate appointed by the President and five members of the House appointed by the Speaker. The committee provides oversight of and studies issues relating to public assistance programs, food stamps, housing benefits, medical benefits, and welfare demonstration projects. To assist the committee with its work, the Secretary of Human Resources, in conjunction with the Secretary of Housing and Community Development and the Secretary of Health and Mental Hygiene, is required to report annually to the committee. Each January the committee issues a report to the General Assembly.

The Joint Committee on Fair Practices and State Personnel Oversight (Section 2-10A-08 of the State Government Article), first created in 1996, continues to review and evaluate equal employment opportunity policies and practices in State government and procurement practices made under executive order. In 2009, the committee was renamed, and its mandate expanded to include oversight of the employment policies and personnel systems in the Executive Branch, including the State Personnel Management System, the Maryland Department of Transportation’s Human Resources Management System, and the personnel systems of State institutions of higher education. The committee is composed of four senators appointed by the President and four delegates appointed by the Speaker. The President and the Speaker jointly appoint the co-chairs.

The Joint Committee on Children, Youth, and Families (Section 2-10A-06 of the State Government Article) consists of the majority and minority leaders of the Senate, two members from each of the four Senate standing committees, the majority and minority leaders of the House, and eight other delegates appointed by the Speaker from among the members of the House committees that deal with issues affecting children, youth, and families. Senate and House committee chairs are appointed by the President and the Speaker, respectively.

The committee is charged with investigating the problems that jeopardize the well-being of children, youth, and families; identifying State policies and actions that can work to achieve conditions of well-being for these groups; identifying, reviewing, and making recommendations with regard to related State statutes, regulations, programs, services, and budget priorities; searching for interdepartmental gaps, inconsistencies, and inefficiencies in the implementation or attainment of related State policies and actions; serving as an information resource to the House and the Senate; and improving public awareness of the special needs of children, youth, and families. The committee submits an annual report to the General Assembly each December.
The Joint Information Technology and Biotechnology Committee (Section 2-10A-13 of the State Government Article), first established in 2000 as the Joint Technology Oversight Committee, was renamed and codified in 2009 to reflect additional responsibilities. Currently, the committee works to broaden the support, knowledge, and awareness of information technology and biotechnology and evaluates related issues. By December 1 of each year, a report of findings and recommendations is prepared for the Governor, Legislative Policy Committee, Senate Finance Committee, and House Economic Matters Committee. Membership consists of six senators appointed by the President and six delegates appointed by the Speaker. The presiding officers appoint jointly a senator and a delegate to serve as co-chairs who alternate in serving as the presiding chair of the committee each year.

The Joint Committee on Unemployment Insurance Oversight (Section 2-10A-11 of the State Government Article) was formed in 2005 to examine the condition of the unemployment insurance system in the State that resulted from the implementation of Chapter 169 of 2005. Among the 15 members of the committee are three members of the Senate; three members of the House; the Secretary of Labor, Licensing, and Regulation; the Secretary of Business and Economic Development; and one member each from the Maryland Retailers Association, the Maryland Chamber of Commerce, the National Federation of Independent Businesses, Job Opportunities Task Force; and two representatives of union labor, designated by the Maryland State and District of Columbia AFL-CIO. Additionally, the President and Speaker designate a representative of the academic profession who is knowledgeable in unemployment insurance law. The committee was reestablished in 2007 and given permanent status by legislation that was enacted in 2010.

Special Committees

The Legislative Policy Committee periodically establishes special committees for particular purposes. These committees function during the interim between sessions of the General Assembly. Each is reviewed annually at the end of the legislative session by the Legislative Policy Committee, which decides whether the committee should continue its work or cease to function. A committee membership roster is published each summer.

Special committees that were active during recent interim periods are as follows:

- Joint Advisory Committee on Legislative Data Systems
- Joint Committee on Pensions
- Joint Subcommittee on Program Open Space and Agricultural Land Preservation
Joint Legislative Workgroup to Study State, County, and Municipal Fiscal Relationships

**Task Forces and Commissions**

Periodically, the General Assembly passes legislation that creates task forces and commissions to study specific issues and concerns. Usually, these groups consist of legislative members and others appointed by the Governor to represent appropriate interests in the public and private sector. The groups generally function over a relatively short period of time.

Examples of task forces and commissions in recent years include:

- Commission on the Establishment of a Maryland Women in Military Service Monument
- Commission on Autism
- Task Force to Study Prison Violence in Maryland
- Task Force on Prisoner Reentry
- Maryland Quiet Vehicles and Pedestrian Safety Task Force
- Maryland Commission on Capital Punishment
- Blue Ribbon Commission to Study Retiree Health Care Funding Options
- Commission to Develop the Maryland Model for Funding Higher Education
- Task Force to Combat Driving Under the Influence of Drugs and Alcohol
- Task Force on Health Care Access and Reimbursement
- Task Force to Study Identity Theft
Legislative Black Caucus of Maryland

The Legislative Black Caucus of Maryland was founded in 1970 as the Maryland Legislative Black Caucus and adopted its present name in 2002. Since its inception the caucus has influenced many types of legislation. In 1973 it assisted in securing Maryland’s ratification of the Fifteenth Amendment (extension of the right to vote to African Americans) to the United States Constitution. Over the last four decades, it worked to stop experimentation on prisoners, obtained set-asides for minority businesses, and increased funding for the development of historically black institutions of higher education. The Black Caucus meets regularly during the session and the interim and elects its officers for annual terms each March.

Women Legislators of Maryland

The Women Legislators of Maryland was formed in 1972. The Women’s Caucus first worked to obtain leadership roles for women legislators in the General Assembly. Today, the Women Legislators of Maryland work on a variety of issues ranging from health care and improving schools and colleges to domestic abuse and child support tax credits. The group meets regularly during the session and the interim and elects its officers for annual terms each March.
Chapter 2. The Legislator

The job of the Maryland legislator is a year-round responsibility. During the 90-day session beginning the second Wednesday of each January, this responsibility becomes full-time in nature. During the interim between sessions, the pace of activities usually becomes considerably slower for the legislator. Thus, because of the overall nature of the responsibilities, Maryland legislators are considered “citizen legislators.” Most legislators have active careers in addition to their responsibilities as members of the General Assembly.

This chapter outlines the activities of a typical day during both the legislative session and the interim, summarizes a legislator’s compensation and expense allowances, including legislative scholarships, and discusses the operation of offices in Annapolis and legislative districts. Finally, the chapter summarizes the requirements of the State ethics law.

The General Assembly functions in two distinct periods: the legislative session from January until April and the interim from April to January. The workload during the session is issue- and process-oriented and is carried out at a more dynamic pace. Floor sessions and committee and delegation meetings consume most of the time of a legislator. Members also handle constituent requests, a part of each legislator’s year-round work.

The Legislative Day During the Session

The two pivotal times in a legislator’s day around which all other activities must be scheduled are the floor sessions and committee meetings. Both chambers hold their sessions in the morning, except for Monday when floor sessions convene at 8:00 p.m. This special time on Mondays allows members to devote time to their nonlegislative employment and constituent service in their home districts or in their Annapolis offices. It also gives members who live some distance away time to travel to Annapolis. On Tuesday through Thursday, session begins at 10:00 a.m. On Friday, the Senate and the House usually convene around 11:00 a.m. to give the delegations in the House time to meet beforehand. During the final weeks with the press of business, the schedule reverts to 10:00 a.m. on Friday, and additional late afternoon, night, and weekend sessions are sometimes required by both houses.

Committee hearings are generally held after the floor sessions, with the meeting times announced on the floor by the committee chairs at the end of each day’s session. During the early weeks, hearings typically begin at 1:00 p.m. As the work increases, meetings are often held immediately following session. During the last weeks, members
often go back to committee after an afternoon floor session to continue hearings, and additional hearings and meetings are sometimes held on weekends.

For many legislators, the floor sessions are not their day’s first order of business. Many attend early breakfast meetings with constituents or other legislators to discuss issues of importance to them. They may meet with members of the press to inform their constituents about legislative activity. This could be followed by working with staff to prepare for bill hearings or meeting with other constituents in the office. The time prior to session is also frequently used for leadership meetings or local delegation meetings.

Depending on time, lunch after session may involve a meeting with constituents or representatives of a group or organization. Lunch might also be in the office while meeting with staff or other legislators before committee meetings start. Since every legislator is assigned to a standing committee and may serve on several special committees or subcommittees, the afternoon is typically spent in hearings. In addition, legislators will often testify before other committees on particular legislation, especially regarding those bills that they sponsor.

In the evening, members may attend receptions or dinners hosted by organizations or groups or may schedule dinner meetings with representatives of local governments or State agencies. These functions allow interaction between legislators and constituents, lobbyists, representatives of local governments, community activists, and gubernatorial and executive agency staff. Individuals and groups use this time to discuss issues or legislation that they are supporting or opposing. Some legislators return to their offices to respond to mail, return telephone calls, or review some of the many documents or reports distributed to the members.

**Floor Sessions**

Floor sessions generally last less than an hour early in the session. Later on, they often recess just before committee meetings are scheduled and reconvene in the late afternoon or evening in order to clear the legislative calendar.

Although the presiding officer may alter the order of business to allow for particular circumstances, a typical floor session consists of the following business:

- **Call to order.** The presiding officer takes the chair and calls the body to order. There is an opening prayer followed by a roll call to determine if a quorum is present.
• **Reading of the journal.** The journal of the previous day’s activities is approved. The journal is not actually read in its entirety.

• **Petitions, memorials, and other papers.** The constitution guarantees citizens the right to bring petitions to the General Assembly. This time is set aside to receive such petitions, although this very rarely occurs. This time is also used for special presentations or recognition of individuals.

• **Presentation of orders.** Legislative orders are used at the beginning of the 90-day session in organizing the body and infrequently thereafter. Orders are used to appoint the desk officers and members of committees and to adopt rules.

• **Introduction of bills and resolutions.** The reading clerk reads the short title of bills introduced that day and indicates the committee to which they have been assigned. This activity constitutes the first of three readings of legislation required by the Maryland Constitution. The first reading is sometimes accomplished through the use of a consent calendar.

• **Introduction of visitors.** At this point the Senate acknowledges special visitors to that day’s session. The House of Delegates introduces visitors just before adjournment of the day’s session. The chair of the protocol committee usually coordinates the introductions.

• **Unfinished business.** Any business taken up but not resolved at a prior floor session is in order at this point. Business is rarely left unfinished except toward the end of the 90 days.

• **Laid over bills.** The legislators consider bills that were laid over from the previous day’s floor session. A legislator may request an amended bill be “laid over” under the rules (a procedural mechanism used to delay the consideration of the bill). When this occurs, the presiding officer orders the bill and the amendments to lie over for one day. In the Senate, during the last 10 days of the session, the bill may be postponed for one hour, or until the conclusion of the third reading calendar; during the last 25 days in the House, the bill may be postponed for one hour.

• **Committee reports and second reading.** Chairs of committees or their designees present their committees’ recommendations on legislation. Bills are reported as favorable, unfavorable, or favorable with amendments. The presentation usually includes an explanation of the bill and any amendments and, on occasion, comments about testimony offered on the bill when it was heard in committee. In the House, by custom, if a committee reports a bill favorably with no amendments,
there is no explanation or discussion of the bill. After the presentation of a committee report, members may question the chair or floor leaders about the bill or the committee’s recommendation, or they may propose additional amendments. Votes (generally voice votes) are taken on the committee’s amendments, and another vote is taken on the favorable committee report on the bill. Amendments offered by members from the floor are then considered. After all amendments are considered, the bill is said to have passed second reading and is ordered printed for third reading, incorporating any adopted amendments. It is then scheduled for a final vote, usually within the next two legislative days.

- **Special orders.** If a matter of legislative business (usually a bill or amendment) is made the subject of a motion to special order (delay) to another day or time and the motion carries, the matter will be taken up on a special order calendar on the day or at the time to which the matter was delayed.

- **Third reading.** Bills having passed on second reading on a previous legislative day are considered for a third reading vote. The third reading vote is required by the Maryland Constitution and is part of our system of lawmaking that is designed to guard against the hasty enactment of legislation. Members may also ask questions relating to the bills; however, no amendments are allowed to be offered on third reading except on bills that originated in the opposite house. The third reading vote is taken by recorded roll call using the electronic voting boards.

- **Messages.** Messages from the opposite house or the Governor may be received at any point in the order of business. These messages can be notification of legislation passed by the opposite house, requests for the formation of conference committees, the delivery of the Governor’s proposed budget, submission of gubernatorial appointments, or other official business.

- **Adjournment.** After the conclusion of the day’s business, announcements as to committee meetings and notices of general interest to the members are made, and the body is adjourned until the next legislative day unless a majority of the members present object.

All documents relating to the business of the day’s session are available to members on their laptop computers. Print copies are also available on the floor.

**Committee Meetings**

During session, committee meetings are generally scheduled to begin in late morning or early afternoon. The committees devote most of their time to public hearings
on bills. Each committee prepares a schedule setting forth the bills to be heard each day. Usually, committees attempt to schedule bills dealing with similar subjects on the same day. A committee meeting and bill hearing schedule of all upcoming committee hearings for the next two weeks is printed and distributed each Thursday, and updates are distributed daily. The schedule is also posted and updated on the Maryland General Assembly website.

At bill hearings, the committee takes testimony from the bill’s sponsor and other parties supporting or opposing the bill. Amendments to the bill may also be proposed during hearings. The two budget committees (the Senate Budget and Taxation Committee and the House Appropriations Committee) allocate the majority of their time for budget hearings. Each day’s hearings are devoted to the budgets of specific units of State government. Beginning with the 2011 session, committee hearings will be broadcast online through the General Assembly website.

Occasionally committees request briefings on issues of special concern. These briefings may afford the committees greater familiarity with a complex issue or highlight an issue of particular controversy. Testimony is usually received from the General Assembly’s legislative staff, representatives of executive agencies, and other appropriate individuals.

Voting sessions are another function of committee meetings. The chair prepares a list of bills for committee votes. At the voting session, the committee discusses and debates the proposed legislation and considers amendments. After discussion formal votes are taken and recorded. The committee’s recommendation of favorable, unfavorable, or favorable with amendments becomes part of the committee report to be considered on the floor during second reading action on bills. Committee votes are sent to the Department of Legislative Services and, beginning with the 2010 regular session, are posted on the General Assembly website. Senate committee votes are also recorded in the Senate Journal.

The News Media

The citizens of Maryland rely primarily upon the print and broadcast press as a source of information about the activities of the General Assembly. An array of reporters representing newspapers, television and radio stations, and the Associated Press wire service provide coverage of the legislature. Major newspapers and other media outlets also provide coverage through their Internet sites. While the daily happenings in the General Assembly during sessions in Annapolis are under continuing scrutiny, the volume of news produced by the General Assembly decreases in the interval between sessions, and the coverage by the news media diminishes correspondingly. Nevertheless,
reporting on the activities of legislative committees and task forces that function during the interim continues.

The major daily newspapers of the Baltimore, Washington, and Annapolis areas maintain staff, in varying numbers, at the State House while the legislature is in session. The newspapers published weekly or semi-weekly and the local circulation dailies vary in the extent of their coverage, often relying on a wire service. Some send their reporters from time to time to Annapolis, mostly for events affecting the areas in which they circulate.

Maryland Public Television (MPT) and some of the television and radio stations in Baltimore and Washington have crews of reporters and cameramen in Annapolis several times a week during the session. Most radio stations and the smaller television stations use wire services on a daily basis, sending reporters to cover special events. MPT records some committee hearings and floor sessions each week during the legislative session for rebroadcast later that day.

In January of each year, press credentials for attending the sessions of the Senate and House are issued by the Governor’s Press Office located in Room 203, State House. In the Senate, the reporters sit at tables on either side of the rostrum. Because of crowded conditions in the House chamber, only a limited number of reporters are admitted to the press area on the floor. Others are accommodated in a press section in the gallery. Working quarters for the press are provided in rooms on the ground floor of the State House.

The Legislative Day During the Interim

Although the legislature is considered part-time, members are involved in legislative activities during the interim. Members engage in various research and study projects; attend committee meetings in Annapolis (usually on Tuesdays and Wednesdays); and participate in visits to State universities, correctional facilities, transportation facilities, construction projects, and other sites. Members’ work may be related to the State’s fiscal structure, public school facilities, public safety, the environment, transportation, higher education, health care, and many other issues of concern to the citizens of Maryland.

An example of a legislative day during the interim may begin with a morning meeting with local government officials, community organizations, or constituents. This could be followed by a committee meeting specifically charged to study a specific issue, such as public school facilities. The members might board a bus for a site visit to a particular educational facility. These kinds of activities help legislators gain knowledge
and understanding of various issues facing the legislature. Legislators obtain a broader perspective, one that assists them in interacting more effectively with other legislators in seeking solutions. Activities during the legislative interim often generate ideas for new legislation in the following legislative session.

Legislative Scholarships

Under State law, senators and delegates select recipients for senatorial and delegate scholarships, respectively. Both programs are established in statute and are administered through the Office of Student Financial Assistance in the Maryland Higher Education Commission.

**Senatorial Scholarships**

The Senatorial Scholarship Program is set forth in Title 18, Subtitle 4 of the Education Article. Under the program each senator may award $34,500 in initial year scholarships each year to students attending institutions of higher education. The annual allocation for initial year and continuing awards totals $138,000. Senators representing legislative districts comprised of more than one county must divide the scholarship units as equally as possible among applicants from each county.

A senatorial scholarship may be awarded in $100 increments, but an award for a single year may not be less than $400, or more than the equivalent annual tuition and mandatory fees of an undergraduate program at the four-year public institution of higher education within the University System of Maryland, other than the University of Maryland University College and University of Maryland, Baltimore, with the highest annual expenses for a full-time resident undergraduate.

Senatorial scholarship applicants are required to take either the SAT or the ACT examination and must be accepted for admission in an undergraduate, graduate, or professional program at an eligible institution in the State or be enrolled in a two-year certificate program in which the course work is acceptable for transfer credit to an accredited baccalaureate program in an eligible institution. An applicant is exempt from the competitive examination if he or she (1) has completed a year in good standing at an eligible institution; (2) graduated from high school at least five years before making the application; (3) is attending or planning to attend a Maryland community college; or (4) is accepted for admission at an accredited postsecondary private career institution. In addition, an applicant must be a resident of the State and reside in the legislative district from which the scholarship is sought.
An applicant must demonstrate definite financial need to the Office of Student Financial Assistance. Each senator must also consider the financial need of each applicant and is the final judge of the financial need of an applicant. Each senator may award no more than 10% of the funds made available under the program to applicants planning to attend accredited institutions outside of Maryland, provided that an applicant (1) will be studying in an academic area not available in the State; or (2) is a hearing impaired person who will be studying out-of-state at an institution that makes special provisions for the hearing impaired not available in the State.

A recipient may hold the scholarship for four undergraduate academic years and four graduate academic years, as long as the individual is a full-time student, remains a resident of Maryland, is enrolled in a degree program, and takes at least 12 semester hours of courses as an undergraduate or 9 hours of courses as a graduate student. A part-time student may hold a scholarship for eight years, if the individual continues to reside in the State, is enrolled in a degree program, and takes at least 6 semester hours of courses.

**Delegate Scholarships**

Under the Delegate Scholarship Program, set forth in Title 18, Subtitle 5 of the Education Article, each delegate may choose one of two different methods to award scholarships. Recipients of the scholarships may be selected on any basis that the delegate considers appropriate. Each delegate may also authorize the Office of Student Financial Assistance to award all or a portion of the funds in this program to eligible recipients of an Educational Excellence Award who reside in the delegate’s legislative district. The annual allocation of awards is related to the cost of tuition at selected institutions.

One method of awarding the scholarships allows each delegate, during each four-year term in office, to award the equivalent of four four-year full-time scholarships; each scholarship may be awarded for one, two, three, or four years. Each scholarship awarded under this method pays the tuition and mandatory fees at any eligible State institution; however, for applicants attending private institutions or graduate and professional programs, the annual amount of the scholarship may not exceed the cost of tuition and fees of a full-time undergraduate in-state student at certain University System of Maryland institutions.

Two part-time scholarships may be awarded by each delegate for each full-time scholarship available under this method, as long as the recipient carries at least six semester hours of courses each semester in a degree program.
Alternatively, each year in office, each delegate is authorized to award scholarships in an amount equal to four times the tuition and fees for a full-time undergraduate in-state student at the University of Maryland, College Park during the academic year beginning in that year. Scholarships awarded under this method may not be made in amounts less than $200, nor more than half of the delegate’s total scholarship funds authorized for that year. Scholarships made under this method may be used at an eligible institution and may be used by an undergraduate, graduate, or professional student or by a student at an approved private career school.

Scholarships may be awarded to students attending accredited institutions outside the State if the applicant will be studying in an academic area that is not available in the State or if the applicant is disabled and comparable special provisions are not available at an in-state institution.

Compensation and Expense Allowances

Article III, Section 15 of the Maryland Constitution provides that legislators receive compensation and expense allowances as established by the General Assembly Compensation Commission. The commission meets every four years to determine the compensation and expense allowances to be paid to members of the General Assembly during the next term of office. The commission must submit its recommendations by formal resolution within 15 days after the beginning of the last regular session of a four-year term. The General Assembly may reduce or reject, but may not increase, any item in the resolution. Unless the General Assembly acts affirmatively to reduce or reject the recommended amounts, the commission’s recommendations automatically take effect and have the force of law.

The commission’s 2010 resolution would have frozen legislative salaries at their then current levels for the first two years of the 2011-2014 term but provided the opportunity for a $2,000 increase in 2013 or 2014 if the State’s unemployment rate was 5% or lower for the preceding calendar year. However, the General Assembly passed Joint Resolution 4, which rejected the commission’s salary recommendations, thus maintaining the annual salaries set in 2006 over the entire 2011-2014 term. The resolution also rejected the commission’s recommendations to alter in-district and out-of-state travel, pension credits, and retirement allowances.

Compensation

Members of the General Assembly receive an annual salary, with payments in 12 monthly installments. All members receive the same salary except for the presiding officers. Under the resolution in effect for the 2007-2010 term and continued for the
2011-2014 term by Joint Resolution 4, the annual salary is $43,500 for members and $56,500 for the presiding officers. Legislators may take advantage of the State’s direct deposit program and have their compensation placed directly into their bank accounts. The Human Resources Office of the Department of Legislative Services processes payroll for members, their staff, and employees of the department.

**Expenses**

Legislators are entitled to reimbursement of expenses for meals and lodging when:

- attending regular, extended, or special sessions of the General Assembly or scheduled committee or subcommittee meetings;

- attending scheduled meetings of the Legislative Policy Committee, its committees and subcommittees, or other statutory committees;

- attending scheduled meetings of commissions, committees, joint legislative/executive committees, task forces, or subcommittees to which the legislator has been appointed by the Governor, the President, or the Speaker;

- attending bill signings;

- attending other official functions in Annapolis directly related to the members’ duties and approved by the presiding officers; and

- attending official functions, such as seminars, that take place outside of Annapolis if authorized by the presiding officers.

**Meals and Lodging**

The daily reimbursement for in-state meals is subject to the allowance provided in the Standard State Travel Regulations for State employees, as established by the Department of Budget and Management ($42 in fiscal 2011). Meals and lodging for all approved out-of-state travel are reimbursable (upon submission of required documentation) subject to a combined limitation of $225 per day for fiscal 2011.

To receive reimbursement for lodging during session, members must submit an expense voucher along with required documentation to Finance and Administrative Services of the Department of Legislative Services. Reimbursement for lodging is subject to limits equal to the amount set for Annapolis by the Internal Revenue Service for federal per diem travel allowances (approximately $120 in fiscal 2011).
Reimbursement for expenses when attending authorized committee or subcommittee meetings in the interim are verified against attendance records maintained by the legislative staff and forwarded to Finance and Administrative Services.

In-state Travel

Members are reimbursed for travel from their homes to meetings or activities for which expenses are allowed. The rate of reimbursement is the same as that paid under the Standard State Travel Regulations (50 cents per mile in fiscal 2011) if by automobile, or the actual cost if by means other than automobile, but not to exceed the rate paid under the Standard State Travel Regulations.

Within-district Travel

Each January during the 2011-2014 term of office, legislators will receive a $500 lump-sum in-district travel allowance. This payment is intended to cover the costs of traveling to meetings with local government officials and constituents and other appropriate functions within members’ legislative districts.

Out-of-state Travel

Legislators must apply to the presiding officers for reimbursement of expenses prior to attending a meeting, conference, or similar function outside Maryland. Prior written approval from both presiding officers is required, and the function must be directly related to or likely to substantially enhance the performance of the members’ duties as legislators.

Benefit Programs

Legislators are eligible to participate in benefit programs generally available to State employees. The State of Maryland provides a subsidized health benefit package with a wide range of benefit options. Benefits offered for legislators and their dependents include medical insurance, which includes vision and mental health coverage; prescription coverage; and dental coverage. A pre-tax flexible spending account may be established for dependent day care or qualified health care expenses. Group rates for term life insurance, long term care insurance, and an accidental death and dismemberment plan are also provided.

Through payroll deduction, legislators may also participate in other voluntary insurance plans, credit union services, deferred compensation in 457 and 401(k) programs, and the Maryland Charity Campaign. Legislators may not participate in the
State’s unemployment insurance program, including those former legislators who have been unseated by the elective process. Legislators do not accrue any type of leave. Details on how members may participate in these benefit programs are available from the Human Resources Office of the Department of Legislative Services.

**Legislative Pensions**

Membership in the legislative pension plan is optional for members of the Maryland General Assembly. A legislator may join at any time. Those legislators who choose to participate in the legislative pension plan must contribute 5% of their annual salary to the plan, which is deducted from their monthly paychecks. Legislators have six months after assuming office to decide to join the legislative pension plan and may receive retirement credit as of the date they assumed office by payment of the 5% missed contributions. Legislators who join the plan after the initial six-month period and legislators who were re-elected and had not been members may purchase prior legislative service by payment of the 5% contribution plus 4% interest.

Legislators must have eight years of legislative service to qualify for a retirement allowance, and must be age 60 in order to receive full benefits (normal service retirement allowance). A member whose service is terminated before the completion of eight years of service has the right to purchase service to equal no more than eight years by paying both the 5% member contribution and the State contribution (as calculated by the system) in a lump sum. A retirement allowance may be received beginning at age 50, but it is reduced 0.5% for each month the former legislator is short of age 60 (6% annual reduction). The normal service retirement allowance is 3% of the annual salary of a current legislator for each year of service up to 22 years and three months. Legislative service of more than 22 years and three months is not applicable to retirement, and the 5% contribution is not required after that time.

Under the compensation resolution in effect for the 2011-2014 term, a member forfeits the benefits of his or her legislative pension if the member is convicted of or pleads *nolo contendere* to a crime, committed during the member’s term of office, that is a felony or is an incarcerable misdemeanor that relates to the member’s public duties and that involves moral turpitude. The convicted member will be entitled to a return of the member’s contributions, plus interest, but less any benefits already paid in the case of a retired member. The benefits would be restored if the conviction is overturned.

Upon the death of an active member who has completed eight years of service or upon the death of a retired member, the member’s surviving spouse, regardless of age, is entitled to a retirement allowance of 50% of the amount that would have been payable to the active member or was received by the retired member. If an active or retired member
has no spouse, surviving beneficiaries may be designated. However, designated beneficiaries cannot receive the 50% survivor benefit until attainment of age 60 (or between ages 50 and 60 subject to the actuarial reduction of 0.5% per month short of age 60). If a member dies while in office with less than eight years of service, only a lump sum benefit is available to a surviving spouse or designated beneficiaries.

Specific information regarding the legislative pension plan may be obtained from the Maryland State Retirement Agency or Human Resources, Department of Legislative Services.

Annapolis Office

A legislator’s Annapolis office is his or her center of operations for legislative business during the session. Each senator has a suite in the Miller Senate Building or the James Senate Office Building that includes a private office and an area for staff. Offices are allocated to senators by the President. The delegates’ offices in the House Office Building may be part of a suite of offices containing a private office for each of several delegates and an area for staff. The House Office Building also contains individual office suites for members, each containing a private office and an area for staff. Offices are allocated to delegates by the Speaker. Offices for the Senate standing committees are located in the Miller Senate Building, while those for the House standing committees are located in the new addition of the House Office Building named in honor of the former Speaker Casper R. Taylor, Jr. Senate and House chairs and vice chairs of the standing committees are assigned office space adjacent to the committees’ hearing rooms.

Office Staff

Funds are appropriated in the annual budget for the Legislative Branch each year to finance the cost of office personnel for the General Assembly, its committees, and its individual members. A full-time administrative aide is authorized for each senator. Delegates receive regular house account funds for staff support. The budget also provides for a session secretary for senators and delegates. House members who share the same suite or represent the same legislative district may choose to use these funds in combination with up to two other members to share a secretary. The funds also may be used for year-round clerical staff.

In addition, there is an annual district office allowance for all members. Additional allowances are provided for the leadership. In the Senate, the President, the chairs of the principal committees, and the floor leaders receive additional allotments. In the House, the Speaker, the chairs of the standing committees, the floor leaders, and the chairs of the larger delegations receive additional allotments.
Supplies and Equipment

Equipment and supplies for the committees and for the Annapolis offices of the senators and delegates are procured and distributed by the Procurement and Supply Unit in accordance with policies developed by the presiding officers. The unit is located in the basement of the Miller Senate Building. Personalized stationery and envelopes are available to all members through Legislative Document Management, Department of Legislative Services.

Personal Computers

The General Assembly will provide each member with up to two personal computers for legislative office use within a four-year term. All costs associated with PC hardware are also covered under the program. Additional computer equipment for legislative offices may be purchased with funds from the district office expense allowance with prior approval of the President and the Speaker. Legislators may purchase the equipment through the Office of Information Systems, Department of Legislative Services. All computer equipment purchased must meet or exceed specifications of equipment offered by the Office of Information Systems. This office also provides training and technical support for approved equipment and software.

Mail and Telephone Services

The General Assembly Mail Room, located on the ground floor of the Legislative Services Building, handles incoming and outgoing mail of the legislature and of its individual members. Members may use the postage meter in the mail room only for legislative business. Postage for outgoing mail processed through the General Assembly Mail Room during the legislative interim period will be charged to the respective member’s district office expense allowance.

Telephones are installed in offices of senators and delegates and in the delegation and committee staff rooms for the use of the members and staff. Senators have phones at their desks in the chamber and in the Senate lounge. In the House, phones are available at some desks and in the lounge. A telephone directory available to legislators and staff is provided by the Telecommunications Office located on the basement level in the Legislative Services Building.

District Office

Each member of the General Assembly is allocated a district office expense allowance from funds appropriated in the annual budget for the Legislative Branch.
Legislators may use the allowance to maintain an office in their district and for related expenses. For most legislators, the district office is integral to the job of representing their constituency. Typically, a legislator keeps regular hours in the district office, meets with constituents or local government officials, and has staff available to address particular concerns of constituents.

The publication entitled *Guidelines for Compensation and Expenses for Legislators* explains in detail the expenses that may and may not be paid from the district office expense allowance. Generally, district office funds may be used for office rent, secretarial and clerical services, the *Annapolis Report* newsletter, newspapers, telephones used only for legislative business, supplies, postage, utilities, and approved furniture and equipment. The *Guidelines* and reimbursement vouchers are available from the Finance and Administrative Services Office in the Department of Legislative Services. All vouchers for expenses funded by the district office expense allowance must be submitted to the Finance and Administrative Services Office along with required documentation, such as original invoices, to initiate the reimbursement process.

**Ethics**

The Maryland Public Ethics Law sets out requirements, prohibitions, and procedures that affect all members of the General Assembly. The law is based on the recognition that “our system of representative government is dependent upon the people maintaining the highest trust in their government officials and employees” and that “the people have a right to be assured that the impartiality and independent judgment of those officials and employees will be maintained.” Furthermore, “[i]t is evident that this confidence and trust is eroded when the conduct of the State’s business is subject to improper influence and even the appearance of improper influence” (Section 15-101 of the State Government Article).

**Joint Committee on Legislative Ethics**

The Joint Committee on Legislative Ethics (Ethics Committee) is composed of six members of the Senate and six members of the House. The Ethics Committee has exclusive jurisdiction over ethics-related matters affecting members of the General Assembly. The only exception is the comprehensive financial disclosure statement that each member must file annually, which is under the jurisdiction of the State Ethics Commission (an independent agency in the Executive Branch).

A legislator who is in doubt as to an ethics issue may request a written opinion from the Ethics Committee. Such an opinion is confidential unless the legislator chooses
to make it public. The Ethics Committee also prepares general opinions that broadly explore ethical situations and supplement the ethics law.

**General Assembly Ethics Guide**

Each year the Ethics Committee publishes an *Ethics Guide* that discusses and interprets the Ethics Law at length, sets out the text of generally applicable Ethics Opinions, and contains a set of the forms that are used for making various disclosures to the Ethics Committee.

**Ethics Counsel**

The General Assembly employs a full-time Ethics Counsel who staffs the Ethics Committee and is also responsible for advising individual legislators regarding the application of the Ethics Law. Each member of the General Assembly is required by law to meet personally with the Ethics Counsel at least once each year.

The relationship between the Ethics Counsel and each member is one of attorney and client, and all communications are confidential unless the member chooses to make them public. If an ethics complaint is filed against a legislator, the Ethics Counsel does not participate in the investigation of the complaint, should an investigation be initiated by the Ethics Committee.

The Ethics Counsel can provide written or verbal advice about any aspect of the Ethics Law. Additionally, the Ethics Counsel will assist a member in preparing a request for a formal opinion of the Ethics Committee.

**Annual Financial Disclosure Statement**

By April 30 of each year, a legislator is required to file a comprehensive financial disclosure. The statement relates to the preceding calendar year and relates to information about real property holdings, interests in businesses, gifts received, debts, employment, and family members employed by the State. Details and official interpretations concerning the annual disclosure are available from the State Ethics Commission. A legislator may file the statement either online or on paper. If filed on paper, the original is sent to the Ethics Commission, while a copy must be sent to the Ethics Committee.

A legislator must also file a preliminary disclosure by the seventh day of the session (the first Tuesday in the session) if there has been a change of employment, marital status, or an interest in real property (*not* including changes in mortgage
financing) during the just-completed calendar year. If there is no such change, the preliminary statement should not be filed.

Conflicts of Interest and Disclaimers of Conflict

Most members of the General Assembly have interests relating to their lives outside the legislature that might appear to conflict with their ability to deal impartially with legislative matters. The appearance of conflict may arise from outside employment, substantial stockholdings in a business, membership on a nonprofit organization’s board of directors, or other circumstances. When a conflict of interest situation arises, the Ethics Law resolves the overwhelming majority of situations by means of a publicly disclosed “disclaimer of conflict.” By filing the appropriate form with the Ethics Committee, the member acknowledges the possible appearance of conflict and asserts that he or she can participate in legislative action “fairly, objectively, and in the public interest.” These forms are reviewed by the Ethics Committee, and in rare instances the committee may direct that the legislator not participate in the relevant legislative action.

It is important for legislators to examine their outside interests from the perspective of an average member of the general public to determine if anything presents the appearance of a conflict. Additionally, certain relationships or interests create the legal presumption of a conflict of interest. A legislator with a presumed conflict would be required to either abstain from legislative action relating to the issue or file a disclaimer. If in doubt, a legislator should consult with the Ethics Counsel to determine whether a particular issue should be the subject of a disclaimer.

Situations involving an especially direct conflict may require that the legislator abstain from legislative action on a bill or class of bills. Members may voluntarily abstain from participation on a bill, even if not required, though the Ethics Committee discourages this. When abstaining on a legislative issue, the legislator must file with the Ethics Committee a form that specifies the bill or bills and states the reason for abstention.

Additional Disclosure of Interests

In addition to filing disclaimer statements and the annual financial disclosure statement, a separate public disclosure must be filed with the Ethics Committee if a legislator:

- represents a person for compensation before a State or local governmental agency (except in a judicial or quasi-judicial proceeding);
is employed by, or has a contract with, a State or local government agency;

owners more than a certain threshold of stock of a corporation that is subject to regulation by a State agency; or

owns an interest in a business entity subject to regulation by a State agency.

Forms for these disclosures are contained in the Ethics Guide.

Note that some of the situations that require disclosure, such as employment by governmental entities or representation of persons for compensation before governmental agencies, are restricted under other provisions of the Ethics Law as well. Some of these circumstances will also require the filing of a disclaimer form.

**Ethics Files**

The disclaimers and various disclosures filed by legislators with the Ethics Committee are maintained for public inspection and copying during normal business hours. The Ethics Committee maintains a record of the name and home address of any person who examines or copies a file. Legislators may contact the staff of the Ethics Committee if they wish to be notified whenever their files are examined or copied.

**Gifts**

A member of the General Assembly may not solicit any gift. In addition, unless the gift is specifically exempted, a member may not knowingly accept a gift from persons who are lobbyists or who have identifiable interests before the General Assembly. Legislators may consult the Ethics Counsel regarding the acceptance of gifts.

The regulation of gifts starts with determining which potential gift-givers are subject to the Ethics Law’s restrictions. For gifts to legislators, the restricted givers consist essentially of lobbyists, the employers/clients of lobbyists, and any other person whose specific interest in legislative action exceeds the interest of the general public. The conditions under which gifts may be received from these restricted givers include the following:

- **Meals and Beverages:** Generally speaking, meals and alcoholic beverages may only be accepted as part of a reception or meal to which all members of a “legislative unit” have been invited. A legislative unit is defined as the entire General Assembly, one chamber, a standing committee, or a county or regional delegation that is designated by a presiding officer. Each member of the
legislative unit must receive a written invitation, and the event is published in a notice prepared by the Department of Legislative Services. Attendance at these events need not be reported by the legislator, and the names of legislators attending are not reported by the lobbyist. The acceptance of nonalcoholic beverages and food that does not constitute a “meal” is implicitly permitted under a general provision allowing acceptance of unsolicited gifts not exceeding $20. Additional circumstances in which meals and beverages may be accepted are described in the Ethics Guide.

- **Tickets and Free Admission:** Free tickets may be accepted for a charitable, cultural, or political event from the sponsor of the event. Sports tickets may not be accepted from a restricted giver, although such tickets may be purchased by a legislator for full price. Tickets and free admission need not be reported if they do not exceed $20 or unless there are multiple tickets or free admissions, from the same lobbyist to the same legislator, with a cumulative value of $100 or more in a calendar year. If all members of a legislative unit are invited, a single ticket or free admission of any value need not be reported, but two or more tickets or free admissions with a cumulative value of $100 or more must be reported.

- **Conferences:** Conferences at which the legislator is a scheduled speaker or scheduled panel member are covered by a provision that allows payment by the sponsor of reasonable expenses for food, travel, lodging, and scheduled entertainment. If the anticipated value of the expenses is $500 or more, and is being paid by a lobbyist or an entity that employs a lobbyist, the legislator must notify the Ethics Committee by letter prior to attending the conference. Refer to the Ethics Guide for other provisions dealing with attending conferences.

- **Ceremonial Awards or Gifts of Insignificant Monetary Value:** A plaque or similar award that is purely ceremonial may be accepted regardless of value, but acceptance must be disclosed if the value appears to be greater than $20.

- **Miscellaneous Unsolicited Gifts:** If such gifts do not exceed $20 in cost, they may be accepted unless they are prohibited meals, alcoholic beverages, or sports tickets.

- **Personal and Private Gifts:** Gifts from family members are not regulated, nor are gifts that have no actual or apparent connection with the legislator’s public office. Other personal gifts may be exempted by the Ethics Committee under special circumstances.
• **Gifts from Governmental Entities:** Gifts from a governmental entity, whether in Maryland or outside the State, are not regulated under the Ethics Law.

**Gifts – Solicitation on Behalf of Others**

Legislators are prohibited from directly soliciting or facilitating the solicitation of a gift, on behalf of another person, from an individual regulated lobbyist. Solicitation of gifts for others from nonlobbyists (including business entities that employ lobbyists) is permitted, but it is restricted to fundraising efforts on behalf of nonprofit community organizations, nonprofit educational entities, and charitable institutions and causes. Solicitations on behalf of other entities or individuals are not authorized. When soliciting charitable contributions, there is a wide range of activity that is permitted. Members should consult the *Ethics Guide* for more information on this issue.

**Prohibited Employment and Compensation**

The Ethics Law contains several restrictions on a legislator’s outside employment. The two main classes of restricted employment are compensated work for the State or a local government in the State, and certain kinds of compensated representation of clients in matters before a government entity in the State.

There are exceptions to both of these prohibitions, and consultation with the Ethics Counsel concerning specific job situations is the best way to address their permissibility under the law. Employment that a new legislator already held prior to filing for office is generally “grandfathered” under the law and may be continued.

**Use of Prestige of Office**

Under the Ethics Law, intentional use of the “prestige of office” for personal financial gain or that of another is prohibited, but the performance of usual and customary constituent services without compensation is allowed.

Generally, it is necessary to refrain from using one’s legislative title (Senator or Delegate), or prominent identification as a legislator, for the legislator’s private financial gain or the private gain of another. However, service in the General Assembly may be noted in a resume, employment-related biographical description, or public notice of a legislator’s new employment. Official General Assembly letterhead should be used only for official General Assembly business or customary constituent services.
Use of Public Resources for Nongovernmental Purposes

The law specifies that “public resources may be used by members of the General Assembly only for public purposes,” but it allows “incidental use of public resources for nonpublic purposes.” The Ethics Committee has determined that resources such as telephones, computers, e-mail, and fax machines should not be used in any systematic way for business, personal, or political campaign purposes. Occasional use for business or personal use (especially when the need for timely communication reasonably precludes use of nonpublic resources) is permissible but should be guided by each member’s common sense as to what is “occasional and incidental” versus “systematic.” Campaign-related content is not allowed in communications on General Assembly stationery or the legislature’s e-mail system. Public resources should never be used by a legislator or the legislator’s staff as part of a campaign fundraising function. The use of a State-supplied computer to prepare campaign finance reports is permissible if the member does not own another computer.
Chapter 3. Legislation

Consideration of legislative proposals is among the most important functions of the members of the General Assembly. During the 90-day session, the members typically introduce and consider over 2,500 bills and joint resolutions (Exhibit 3.1). This chapter identifies the various types of legislation considered each year and explains the process by which they are reviewed.

**Types of Legislation**

The legislature expresses its will and intent through bills, resolutions, amendments, motions, orders, and messages. By motions and orders, the legislature takes actions, orders something done, or expresses its opinion. Messages are used to communicate between the two houses and with the Governor. But the most important actions of the General Assembly take the form of bills and resolutions.

**Bills**

A bill is the principal form by which legislative will, with respect to the passage of laws, is expressed. Article III, Section 29 of the Maryland Constitution decrees that “all Laws shall be passed by original bill,” and requires all bills to include the language “Be it enacted by the General Assembly of Maryland.” This provision also states that every law enacted shall embrace but one subject, which shall be described in its title, and provides that no law or section of law shall be amended or restored by reference to its title or section only, thus making it necessary that new laws be set out in their entirety.

The concept of the “original bill” is an integral part of the process. The original bill is the physical introductory version of the legislation that has been prepared and is stapled between stiff-papered backings (white in Senate/blue in House) on which the reading clerk and other desk officers make notations of action. It is sent to the committee assigned the bill, signed by the chair reporting the committee actions on the bill, and used as the basis of second reading consideration. If a bill passes the house of origin, a printed version of the third reader is then used as the original bill and is considered by the second house. The original bill (the first reading and the third reading versions) must be in the possession of the Senate or the House and present in the chamber before action on it can be taken.
### Exhibit 3.1

**Legislation – Regular Sessions**

<table>
<thead>
<tr>
<th>Legislation Introduced</th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
<th>2010</th>
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<tr>
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<td>934</td>
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<td>1107</td>
<td>1037</td>
<td>1014</td>
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<td>Senate Joint Resolutions</td>
<td>13</td>
<td>10</td>
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<td>16</td>
<td>9</td>
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<td><strong>Total Senate</strong></td>
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<td>1029</td>
<td>1123</td>
<td>1046</td>
<td>1019</td>
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<tr>
<td>House Bills</td>
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<td>1614</td>
<td>1749</td>
<td>1443</td>
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<td>1571</td>
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<td>House Joint Resolutions</td>
<td>20</td>
<td>11</td>
<td>13</td>
<td>10</td>
<td>6</td>
<td>5</td>
<td>9</td>
<td>14</td>
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<tr>
<td><strong>Total House</strong></td>
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<td>1559</td>
<td>1627</td>
<td>1759</td>
<td>1449</td>
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<th>Legislation Passed By Both Houses</th>
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<th>2006</th>
<th>2007</th>
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<tr>
<td><strong>Total House</strong></td>
<td>377</td>
<td>422</td>
<td>476</td>
<td>492</td>
<td>453</td>
<td>452</td>
<td>456</td>
<td>440</td>
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<tr>
<td>Total Bills</td>
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<td>810</td>
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<tr>
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<td>0</td>
<td>5</td>
<td>2</td>
<td>0</td>
<td>1</td>
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<th>Action by Governor</th>
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<th>2005</th>
<th>2006</th>
<th>2007</th>
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<tr>
<td>Bills Vetoed</td>
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<td>154</td>
<td>209</td>
<td>204</td>
<td>146</td>
<td>45</td>
<td>48</td>
<td>67</td>
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<tr>
<td>Bills Enacted</td>
<td>476</td>
<td>557</td>
<td>617</td>
<td>636</td>
<td>652</td>
<td>702</td>
<td>751</td>
<td>743</td>
</tr>
</tbody>
</table>

Source: Department of Legislative Services
Most bills propose changes in the Annotated Code of Maryland, the State’s body of codified law. In cases where a bill has a temporary effect and in other specialized instances, the bill, or sections of it, may be uncodified. For example, the annual operating and capital budget bills and local bond authorization bills are not codified but as law are published in the *Laws of Maryland* of the year enacted. Some bills propose changes to the codes of public local laws of various counties that are not home rule counties. Counties that do not have authority to enact changes to their local codes must look to the General Assembly to do so.

**Resolutions**

A resolution is an expression of legislative intent. There are three types of resolutions: joint resolution, simple resolution, and resolution. A joint resolution requires passage by both houses, while a resolution and a simple resolution normally require only a majority vote in the house of origin.

Resolutions expressing congratulations or condolences ordinarily are not referred to committees, do not require separate readings, and usually are adopted on the day they are introduced. The simple resolution is the vehicle used when a single house needs to state a policy or take official action independent of the other house. In the House of Delegates and the Senate, a resolution expressing congratulations, condolences, or appreciation is called a House/Senate Resolution, while a resolution expressing a substantive policy affecting only one chamber is a House/Senate Simple Resolution.

There are two types of joint resolutions. One type expresses the sense of the General Assembly on a public issue. In the other, the General Assembly takes official action, in accordance with the Maryland Constitution and the law, different from the enactment of statutory laws but having the effect of law.

Joint resolutions of the first type do not have the force and effect of law. They can be significant, however, because they reflect the judgment and the will of the legislature on matters of public policy. The other type of joint resolution does have the force and effect of law, and, in some instances, is codified as a part of Maryland’s body of laws. Usually these joint resolutions are prescribed by the constitution, by statute, or by court interpretation of the laws. For example:

- In the apportionment of the membership of the General Assembly after each decennial census, the Maryland Constitution requires that the Governor present a plan of apportionment to the President and Speaker who shall introduce it as a joint resolution. The joint resolution becomes the law if no other plan, which also must be introduced as a joint resolution, is adopted by the General Assembly.
The Governor has the authority under the constitution to reorganize the Executive Branch of the government. However, if the reorganization changes the existing law or creates new governmental programs, the changes must be submitted to the General Assembly by executive order in statutory form. If the General Assembly does not disapprove the order within 50 days of the date of its submission, the order becomes law. If the General Assembly disapproves, it does so by joint resolution.

Salaries of the members of the legislature, the Governor, and judges are established by a formal resolution of separate compensation commissions. The General Assembly may accept, decrease, or reject the proposed salaries but may not increase them. It does this by joint resolution.

As with bills, joint resolutions must be read on three different days in each house and require approval by a majority of the elected members of each house. Approval by the Governor of joint resolutions is not required.

The Legislative Process

For a bill to become a law or for a joint resolution to be adopted, it must be introduced by a member and “read” three times in each house. Article III, Section 27 of the Maryland Constitution provides that no bill shall become law “until it is read on three different days of the session in each House, unless two-thirds of the members elected to the House where such bill is pending determine by yeas and nays....” that the bill will have two readings on the same day.

By a constitutional amendment adopted in 1972, each house by rule may adopt a “consent calendar” procedure allowing bills and resolutions to be voted on as a single group on third reading. Legislators must receive reasonable notice of the bills to be placed on the consent calendar. Any bill or resolution placed on a consent calendar may be removed by the request of any member. In 1988 the use of consent calendars was extended to the first reading of bills and the consideration of vetoed bills.
Exhibit 3.2
The Legislative Process

FIRST CHAMBER
- First Reading
- Referral to Committee
- Second Reading
- Third Reading

SECOND CHAMBER
- First Reading
- Referral to Committee
- Second Reading
- Third Reading (final passage)

Conference Committee (only when necessary)
Consideration in Chamber which Originated Bill
TO GOVERNOR

Source: Department of Legislative Services
For the first reading requirement, bills are not read in full. The reading clerk merely reads the first part of the title to conform with the constitutional mandate. Consideration of a favorable or unfavorable report by a standing committee on a bill constitutes the second reading. As a matter of “legislative courtesy,” committee reports and amendments are available to legislators one session in advance of floor action on them. This allows members time to consider the bill, amendments, and committee report prior to voting. Some members request print copies of these materials, while others access electronic copies of them on their laptop computers. The “24-hour rule” is discontinued in the final days of the legislative session in the interest of expediency.

A bill or resolution that passes second reading is printed and placed on the third reading calendar. One of the printings, which are called third reading file copies, becomes the official copy of the bill. The presiding officer determines the date on which the bill will appear on the third reading calendar – usually a day or two following the second reading activity on the bill.

Introduction of Legislation

The concept for new legislation may come from a number of sources, including a legislator, the Governor, an individual citizen or a citizens’ group, a study committee, or legislation passed in other states. Drafting of legislation is provided by the Office of Policy Analysis within the Department of Legislative Services. The Office of the Attorney General or a staff member of a State agency or the Governor’s office usually drafts departmental or administration measures. Local laws are sometimes drafted by county or municipal officials. Legislators may draft legislation for introduction, but it must be reviewed by the Department of Legislative Services and processed by the department’s bill preparation unit. The final section of this chapter discusses legislative drafting.

Filing of a bill with the Chief Clerk of the House or the Secretary of the Senate, known as dropping the bill in the “hopper,” initiates the legislative process. Legislative sponsors personally file the necessary copies at least four hours before the convening of the session at which the bill or resolution will receive its first reading. Before being introduced, the original copy must be approved for form and codification by the Department of Legislative Services. The bill receives a number and is prepared for its first reading printing. Sponsorship of a bill requires one or more members. By custom and courtesy, the President and the Speaker introduce administration bills and committee chairs introduce departmental bills.

The original copy of a bill or joint resolution is attached to a durable backing, white for the Senate and blue for the House. Backings contain space for inserting the
names of the sponsor or sponsors, the number, and the title of the bill or resolution. A bill that is a “Constitutional Amendment” or “Emergency Bill” must be so labeled.

The Maryland Constitution provides that “no bill shall originate in either House during the last thirty-five calendar days of a regular session, unless two-thirds of the members elected thereto shall so determine by yeas and nays” (Article III, Section 27). However, the Senate and the House have established deadlines for the introduction of bills relatively early during the session. As a result, most legislation is usually introduced within the first three to four weeks of the 90-day session. In the Senate, all bills and resolutions introduced after the twenty-fourth day are referred to the Senate Rules Committee. In the House, after the thirty-first day all bills and resolutions are referred to the House Rules and Executive Nominations Committee. Bills referred to the respective Rules committees are generally re-referred to the appropriate standing committee if the sponsors of the late-filed bills provide a reasonable explanation as to why the bills were introduced after the bill introduction dates.

**First Reading**

After a bill is introduced, it is “read across the desk” the first time and assigned to a standing committee or select committee. On the day a bill receives its first reading, a brief, one paragraph summary of the bill is included in the Synopsis document that is prepared and distributed each day by the Department of Legislative Services and available on the Maryland General Assembly website.

After the first reading, the “first reading file bill” (usually called the “first reader”) is prepared and printed. Copies of the bills are distributed to legislators and committees.

State law specifies that a bill cannot be voted on unless a fiscal and policy note accompanies the bill. Fiscal and policy notes are therefore prepared on all bills and joint resolutions prior to a public hearing. The Office of Policy Analysis of the Department of Legislative Services prepares the fiscal and policy notes, which analyze the bills’ impact on State and local government revenues and expenditures over a five-year period and identify any mandate on local government. The notes also include analyses of the economic impact of the bills on small businesses. The analysis section of the note summarizes the bill, describes current law, and often provides background information on the issue.

Prior to the hearing on a bill, print copies of the fiscal and policy note are furnished to the sponsor of the bill and to the standing committee assigned the bill. The notes also are available to all members on their laptop computers. If an amendment adopted by the first house modifies the original estimate, a revised fiscal note is prepared
for the bill hearing in the second house. The fiscal note and any revisions also become a part of the legislative history of each bill and are available on the General Assembly website.

**Committee Action**

The presiding officer assigns bills of statewide effect to one of the principal standing committees. This stage of a bill’s progress is crucial. Unfavorable committee action usually ends a bill’s chance of becoming law. Committees, however, do not have unlimited authority because, under certain circumstances defined by House and Senate rules, a bill on which action has not been taken may be petitioned to the floor from a standing committee by 16 members of the Senate, if the bill is a Senate bill, and 47 members in the House, if the bill is a House bill. In practice, this rarely occurs.

Usually, all bills receive public committee hearings in their house of origin. Hearings are scheduled by the committee, and notice of upcoming hearings is published in a weekly committee hearing schedule issued by the Department of Legislative Services on the General Assembly website. Print copies of the schedule are also distributed. At the hearing, any interested party or member of the public may testify. People testifying may urge the bill’s approval or its rejection. They may suggest amendments. In some cases, testimony is purely informative or clarifying, with the person taking no specific position on the bill. Persons wishing to testify on a bill or resolution are usually required to sign a witness sheet before the hearing. Committee chairs frequently request that written testimony be provided, with enough copies for all committee members. At the discretion of the committee, a time limit may be imposed on testimony, or testimony may be restricted to considerations not previously heard by the committee.

If any amendments to the bill are to be considered by the committee, they are drafted by the Office of Policy Analysis committee staff or by the staff of the Department of Legislative Services’ Amendment Office located in the State House.

At some time after the hearing, the committee chair schedules the bill for a voting session. After deliberating on the bill, including consideration of any proposed amendments, the committee takes a roll call vote on a recommendation for the bill. The recommendation may be favorable, favorable with amendments, unfavorable, or re-referral to another standing committee. The roll call vote on the final committee action on a bill is filed in the committee and is available from the Library and Information Services unit of the Department of Legislative Services and posted on the General Assembly website.
Second Reading

When the committee chair presents a bill reported to the floor, the reading clerk reads its title for the second time. At this point, committee amendments are considered for approval by the full house, and members may offer other amendments for consideration (floor amendments). A vote, usually a voice vote, is taken on the report and any amendments, and the bill is ordered to be printed for “third reading.” However, if any roll call votes are taken during second reading, these votes are posted on the General Assembly website. All of this activity comprises the “second reading” of the bill. Once a bill in the house of origin has passed second reading, it cannot be amended during the third reader vote. On the suspension of the rules of the Senate or House, however, a bill that has passed second reading may be placed back on second reading for further amendments. This action rarely occurs, however.

Debate on bills on second reading may be extensive, particularly on major issues of public policy. If the committee has proposed extensive amendments to the bill, a committee reprint, incorporating the proposed amendments, may be distributed at second reading. In both chambers, both the Budget Bill (operating budget) and the Maryland Consolidated Capital Bond Loan (capital budget) are reported on second reading as committee reprints that may be directly amended during second reading. In most other instances, committee reprints are distributed for informational purposes only. However, the Speaker of the House may authorize use of a reprint as the original bill for purpose of amendment and debate when doing so would facilitate consideration of the legislation. There is no corresponding rule in the Senate.

Third Reading

The State constitution requires that “no bill shall be read a third time unless it shall have been actually engrossed or printed for a third reading.” An engrossed bill is one written in longhand for third reading, a practice now outmoded. All bills are now ordered to be reprinted for third reading at the time they pass second reading in the house of origin. This reprinted bill, the “third reading file bill,” includes any committee amendments or floor amendments adopted on second reading. If any amendments affect the fiscal impact or summary of the bill, the fiscal and policy note and synopsis are revised to reflect the changes and posted on the General Assembly website.

Generally, the vote on third reading occurs two days after second reading, depending on the time involved in reprinting the bill and other items on the schedule. No amendments may be offered on the third reading vote. The vote is recorded, journalized, and posted on the website. On rare occasions, a third reader is printed in advance of
second reading activity so that the bill can pass second and third reading on the same day in the house of origin.

If a majority of the total membership votes in favor of the bill, it passes third reading. Constitutional amendments and emergency legislation require approval by three-fifths of the membership. After a bill passes third reading, it is then sent to the opposite house.

Second House

In the opposite chamber, the bill goes through a process very similar to that in the house of origin. The third reader bill is read across the desk the first time and assigned to a committee. At the committee hearing in the second house, testimony may be more restricted than in the house of origin, particularly if the committee has already considered a similar bill. In some cases, testimony may be given only by the bill’s sponsor. The committee may report the bill with a recommendation of favorable, unfavorable, or favorable with amendments. The committee vote is also posted on the website.

After the bill is reported to the floor in the second house, the committee report, the committee amendments, and floor amendments, if any, are considered and voted on; all of that activity constitutes the second reading of the bill. In the second house, the bill is not reprinted after second reading.

The bill is scheduled for a third reading vote, and under the rules of both houses, further amendments to the bill may be considered at that time. The bill must receive a favorable vote from the majority of the total membership to pass. If the second house has not amended the bill, it is sent to the Governor for signing. All roll call votes taken on the floor during second or third reading are posted on the website.

Concurrence or Conference

If the second house amended the bill, it is returned to the house of origin. The committee that originally considered the bill may recommend either to accept or reject the amendments. If the chair of that committee moves to concur in the other house’s amendments and the motion is adopted, then a final roll call vote on the bill (as amended) is taken in the house of origin. If it passes, the bill has completed the legislative process and is sent to the Governor. If the chair moves not to concur in the amendments and the motion is adopted, then a message usually requests the opposite house to recede from the amendments or appoint a conference committee. Three conferees are named at this time by the presiding officer after consultation with the committee chair.
If the house of origin rejects the amendments, the committee in the opposite house considers whether to recede from the amendments. If the committee refuses to recede, the presiding officer of the second house also appoints three conferees.

For the conference committee to deliver a report, at least four of the six members must agree on the proposed version of the bill. If agreement cannot be reached, then the bill dies. If no conference committee is appointed, or if the conference committee fails to meet, the bill dies. Alternatively, the conference committee may be requested by the presiding officers to meet again, or a new conference committee on the bill may be appointed.

If the conference committee reports a proposal to resolve the differences between the two houses, each house then votes either to accept the report without change or to reject it. Following adoption of the conference committee report, the bill, as amended by the conference committee, must be approved in each house by a majority of the total membership in a roll call or recorded vote, which is posted on the General Assembly website.

At this point an “enrolled bill” is printed, reflecting any changes made by the second house or the conference committee. Revised synopses and fiscal notes are posted on the General Assembly website.

**Enactment**

Bills that pass both houses of the legislature are presented to the Governor by the presiding officer of the house in which they originated. Bills are reviewed by the Office of the Attorney General for legal sufficiency and by the Governor’s Legislative Office for policy considerations.

All bills passed at regular or special sessions must be presented no later than 20 days after adjournment. The Governor is required to sign a bill within a maximum of 30 days after presentment, if the Governor approves it, or veto the bill. If the Governor does not act within that time, the bill becomes law automatically; there is no “pocket veto” in Maryland. The time limit differs depending on when the presentment is made. If a bill is presented to the Governor in the first 83 days of the session, the Governor has only 6 days (not including Sunday) to act before the bill automatically becomes law. Any bill presented in the last 7 days of the 90-day session or after adjournment must be acted on within 30 days of presentment. Bills passed by the General Assembly and approved by the Governor are signed by the Governor, the President, and the Speaker. The Secretary of State assigns the bill a “chapter” number (in the order in which it is signed), and it becomes part of the Laws of Maryland.
Effective Dates

The usual effective date for new laws is October 1, a date that allows time for laws to be published and made available to the public. Fiscal bills that affect the State budget may have a July 1 or earlier effective date. The earliest a bill may take effect is June 1. Bills may have a delayed effective date but usually not later than the January 1 following enactment. Except for the budget bill, which is effective on the day it passes the General Assembly, usually only emergency legislation may become effective prior to June 1. To notify the public, the Department of Legislative Services publishes an effective dates list prior to June 1, July 1, October 1, and January 1 of each year that is available in print copy and on the General Assembly website.

Vetoes and Overrides

The Maryland Constitution (Article II, Section 17) gives the Governor veto power. It requires the Governor to return a vetoed bill to the General Assembly with a statement of objections. Most bills are vetoed because they duplicate the effect of other bills the Governor has signed or because the bill lacks legal sufficiency in the judgment of the Office of the Attorney General. Relatively few bills are vetoed for policy reasons.

Vetoed bills are returned to the house of origin immediately after that house has organized at the next regular or special session of the General Assembly. The General Assembly may override the Governor’s veto with a vote of three-fifths of the members of each house. However, when a new General Assembly is elected and sworn in, the constitution precludes vetoed bills from the previous session from being returned to the legislature. Those vetoed bills are not subject to any further legislative action. A bill enacted over a veto, or a bill becoming law as a result of the Governor’s failure to act within the prescribed time, takes effect 30 days after the veto is overridden or on the date specified in the bill, whichever is later. An emergency bill passed over the Governor’s veto, however, takes effect immediately.

The Governor cannot veto the budget bill but may exercise a total veto of or a line item veto in a supplementary appropriations bill. In practice, this means the Governor may strike items in the annual general capital loan bill. In that event, the item vetoed in the capital loan bill is returned to the legislature at the next session unless a new General Assembly has taken office during the intervening period.

Special Legislation

There are some types of legislation for which the legislative process is slightly different.
Local Legislation

Legislation that affects only one local jurisdiction is handled differently than legislation with statewide impact. In the house of origin, the bill is frequently considered by the appropriate select committee, which is a delegation of a particular county or of Baltimore City, as appropriate. When the select committee votes on the bill, it notifies the standing committee that has possession of the bill. As a rule, the standing committee gives deference to the select committee’s recommendation as a matter of “local courtesy.” In the second house, local bills may be referred to either a select committee or a principal standing committee.

Constitutional Amendments

Bills proposing amendments to the Maryland Constitution require approval by three-fifths of the elected membership of each house to pass third reading. A constitutional amendment does not require the Governor’s approval, nor is the Governor’s veto power applicable to a constitutional amendment. The proposed amendment is then submitted to the voters of the State at the next general election. If a majority of the votes are cast in favor of the amendment, then the Governor issues a proclamation declaring that the amendment is part of the constitution. A constitutional amendment that affects only one county or only Baltimore City must receive a majority of votes cast in that jurisdiction as well as statewide.

Emergency Legislation

The Maryland Constitution provides that the earliest a bill may take effect is June 1 following its enactment unless it is an emergency bill. Emergency bills must be clearly marked as such and contain the constitutional language that they are “necessary for the immediate preservation of the public health or safety.” To be adopted, these bills must pass third reading in each house with three-fifths of the elected membership voting in the affirmative. Emergency bills may take effect immediately upon approval by the Governor. The constitution does not allow bills changing the salary of any officer, granting any franchise or special privilege, or creating any special right or interest to be the subject of an emergency effective date.

Referendum

Article XVI of the Maryland Constitution establishes the power of referendum to enable the voters of Maryland essentially to veto an enactment of the General Assembly. The referendum provision in the constitution was adopted by the General Assembly in 1914 and ratified by the voters in 1915. As originally introduced, the provision would
have also provided for the power of voter initiative, but the initiative provisions were
stricken prior to final passage. An initiative allows voters to bypass the legislature in
creating a new law. Since 1937, when voters exercised the power of referendum for the
first time, 17 enactments have been validly petitioned to statewide referendum. For
example, a successful petition to statewide referendum placed a 1991 chapter pertaining
to abortion on the 1992 ballot as Question 6. The voters approved the question, thereby
adopting the 1991 legislation.

The constitution exempts from referendum liquor laws and any appropriations for
maintaining the State government or maintaining or aiding any public institution.
Maryland courts have applied the exclusion for “appropriations for maintaining State
Government” to preclude referendums on enactments that provided funding for Medicaid
abortions, established housing for State officers and employees, created an additional
motor vehicle fuel tax, and provided for a football stadium in Baltimore City.

To petition a referendum, voters must follow sharply defined constitutional and
statutory requirements. Among them is the requirement that the petition have the
signatures of 3% of the registered voters of the State calculated on the basis of the
number of votes cast for Governor at the last gubernatorial election. No more than half
of the signatures may be from any one county or Baltimore City.

Public local laws may be petitioned to referendum as well. For such laws, a
referendum petition must be signed by 10% of the qualified voters calculated on the basis
of the number of votes cast for Governor in the county (or Baltimore City) affected by the
enactment. If an enactment is adopted by referendum, it becomes effective 30 days after
the general election in which it appeared on the ballot.

It should be noted, however, that the General Assembly may not pass a bill (as
opposed to a constitutional amendment) that is statewide in effect that contains a
provision requiring it to be submitted to a referendum. However, as to a public local law
passed by the legislature, a provision requiring the bill be submitted to a local referendum
is legally permissible.

**Drafting of Legislation**

The drafting and preparation of bills, resolutions, and amendments are a vital part
of the legislative process and are performed by staff in the Office of Policy Analysis of
the Department of Legislative Services. This section discusses only some of the major
considerations in bill drafting.
Drafting Services

The Department of Legislative Services employs a staff of analysts with legal training to meet the bill drafting requirements of the legislators. Other staff analysts also assist with bill drafting. The function of the drafting staff is similar to that of attorneys who prepare legal documents for their clients; however, the drafting attorneys are nonpartisan staff and are not permitted to lobby for the passage or defeat of legislation.

Requests for drafting legislation are submitted to the Bill Drafting Office. All requests are treated with strict confidence and are not discussed outside the immediate staff. If consultation with another person or agency appears desirable, the drafter assigned the bill will ask the sponsor’s permission before taking such action. The legislator is assured that both the request and the bill will be confidential. Drafting requests should be submitted as early as possible before the session to give the staff adequate time to prepare the measures. Every effort is made to handle a request promptly. However, bills may require considerable time for preparation and may occasionally require several drafts.

Requests for the drafting of legislation come from members in a variety of ways, including personal contact, letters, and through legislators’ staff. The instructions a legislator gives the bill drafter vary depending on the complexity and scope of the subject matter. In many instances, once a bill has been requested, the final copy will be delivered to the sponsor without further consultation.

In order to reduce the number of identical bills introduced in the same chamber, the drafter may contact the various sponsors to inquire whether they are interested in jointly sponsoring a single bill. The first step for the drafter is to inquire whether the sponsor will permit his or her name to be revealed to another sponsor or sponsors.

Once the bill drafter’s work is completed, the bill is reviewed by supervisory drafting personnel and is processed by the Department of Legislative Services. Copies in uniform backing (also called “backs and titles”) are then delivered to the sponsor. Introduction of the bill is accomplished by the sponsor delivering it with a request for introduction to the Secretary of the Senate or the Chief Clerk of the House.

Constitutional Requirements for Bills

As referenced earlier in this chapter, Article III, Section 29 of the Maryland Constitution includes several provisions relating to the drafting of bills. All bills must incorporate the language “Be it enacted by the General Assembly of Maryland.” The General Assembly, when amending laws, must enact the laws as they would read when amended; an entire section, subsection, or other subdivision of the law must be included
with the proposed measure. Laws must be enacted in articles and sections arranged in the same manner as the Annotated Code of Maryland.

Several provisions of the Maryland Constitution reference a bill’s title. One requires that “every Law enacted by the General Assembly shall embrace but one subject, and that shall be described in its title.” These few words in the constitution have been argued and reargued in literally hundreds of cases before the Court of Appeals. The main purpose of this requirement is to avoid the possibility of passing a bill that contains unrelated provisions. A second provision specifies that no law or section of law shall be amended or restored by reference to its title or section only. New laws must be set out in their entirety. A third requirement directs that a law shall not be construed by reason of its title to grant powers or confer rights not expressly contained in the body of the act.

**Contents of Bills**

Bills are composed of two general parts – the title and the body. The order of a bill by its sections and clauses is as follows:

Title
Body of Bill
Codified Sections
Uncodified Sections
Effective Date Clause Sections

The body of the bill may have several sections, and there may be several uncodified sections and effective date clauses.

**Title**

The title contains information about where the bill is to be codified in the Annotated Code and a summary of the content and legal effect of the bill sufficient to satisfy provisions of Article III, Section 29 of the Maryland Constitution that state:

... every Law enacted by the General Assembly shall embrace but one subject, and that shall be described in its title; ... nor shall any Law be construed by reason of its title, to grant powers, or confer rights which are not expressly contained in the body of the Act....

This means that there can be only one subject in a bill, and the title must be at least as broad in scope as the body of the bill. If the title is not as broad as the body, it violates the title requirements of the Maryland Constitution. On the other hand, a title that is greater in scope than the general subject of the bill will probably be accepted by the
Legislation

1. Courts. Essentially, there has to be a single theme in the title to which all provisions in the bill must be germane.

   The main point of titles is to alert the reader as to the contents of a bill. This does not mean that the title must include all of the details of the bill, but simply a fair indication of the bill’s subject matter.

   Titles to legislation have three primary parts (1) the short title; (2) the purpose paragraph; and (3) the function paragraph(s). Please refer to Exhibit 3.3, a model of a first reader bill, for an example of a title.

   **Body of a Bill/Resolution**

   The body of a bill includes successively numbered sections. Each section of a bill begins with an enacting clause. The sections of a bill should not be confused with the section numbers of codified law that may be affected by and set out in the bill.

   In the preparation of bills, the part of the law that remains unchanged is typed or printed with normal upper case/lower case usage. New matter to be added to the existing law is printed with every letter capitalized. Matter to be repealed from existing law is enclosed in single brackets. When indicating amendments in third readers and enrolled bills, new text added to the bill is underlined, and new material added by amendment in the opposite house is printed both with underlining and italics. If the new matter adds to existing law, it is underlined with every letter capitalized. All other new matter is underlined and typed or printed with normal upper case/lower case usage. Matter stricken from the bill by amendment is shown by using strikethroughs. Enrolled copies of legislation are printed with matter added by the opposite house or by a conference committee shown in italics and underlined. Exhibit 3.4, a model enrolled bill for a legislative session, demonstrates the use of brackets, capital letters, strike-outs, italics, and underlining in legislation.

   **Special Sections**

   Frequently, an uncodified section will be added to a bill to condition the application of the legislation, aid in its interpretation, or address matters of short-term duration. These provisions are shown in normal upper/lower case. Examples of uncodified sections include severability clauses, referendum clauses, repeal of inconsistent law clauses, prospective and retrospective effect clauses, contingency clauses, and “sunset” (termination) date clauses. Regardless of how many uncodified special sections are used in a bill, the effective date clause is always numbered as the last section.
### Exhibit 3.3 - Model First Reading File Bill

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
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<tr>
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<td>____________________________</td>
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<td>File Code</td>
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<td>Prior Introduction (If Applicable)</td>
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<td>Sponsor</td>
<td>____________________________</td>
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<tr>
<td>First Reading</td>
<td>____________________________</td>
</tr>
<tr>
<td>Committee Assignment</td>
<td>____________________________</td>
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</tbody>
</table>

**Title of Bill**

**Short Title**

**Purpose Paragraph**

**Function Paragraph(s)**
Legislation

HOUSE BILL 709

By: Chairman, Environmental Matters Committee (By Request – Departmental – Agriculture)

Introduced and read first time: February 8, 2005
Assigned to: Environmental Matters

A BILL ENTITLED

AN ACT concerning Secretary of Agriculture – Regulation of Poultry to Control Avian Influenza

FOR the purpose of requiring certain live poultry markets, poultry production facilities, and poultry dealers to obtain a certain annual license; authorizing the Secretary of Agriculture to adopt a certain animal health protection program; prohibiting certain persons from keeping poultry unless the persons register with the Secretary; requiring a person who keeps poultry to complete and submit to the Secretary a certain registration form; authorizing the Secretary to refuse to issue a license or registration, or suspend or revoke a license or registration, under certain circumstances; providing for the suspension or revocation of a license or certificate; making certain records confidential; and generally relating to the regulation of persons or facilities to control and prevent the spread of avian influenza.

BY adding to

Article – Agriculture

Section 3–801 through 3–806 to be under the new “Subtitle 8. Regulation of Poultry to Control Avian Influenza”

Annotated Code of Maryland

(1999 Replacement Volume and 2004 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Line Numbers

Article – Agriculture

SUBTITLE 8. REGULATION OF POULTRY TO CONTROL AVIAN INFLUENZA.

3–801.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.
SENATE BILL 26

ENROLLED BILL

— Finance/Health and Government Operations —

Introduced by Senators Forehand, Britt, Garagiola, Grosfeld, Hogan, Kramer, Ruben, and Teitelbaum

Read and Examined by Proofreaders:

_______________________________________________

Proofreader.

_______________________________________________

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this ______ day of _______________ at ________________________ o’clock, ______M.

______________________________________________

President.

CHAPTER _____

AN ACT concerning

Health – Maryland Health Care Commission – Membership

FOR the purpose of increasing the number of members on the Maryland Health Care Commission; altering the qualifications for membership on the Maryland Health Care Commission; establishing additional requirements for the appointment of members to the Maryland Health Care Commission; and generally relating to the membership of the Maryland Health Care Commission.

BY repealing and reenacting, with amendments,

Article – Health – General
Section 19–104
Annotated Code of Maryland
(2000 Replacement Volume and 2004 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
Underlining indicates amendments to bill.
Strikeout indicates matter stricken from the bill by amendment or deleted from the law by amendment.
Italics indicate opposite chamber/conference committee amendments.
SENATE BILL 26

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

19-104. (a) (1) The Commission shall consist of 15 members appointed by the Governor with the advice and consent of the Senate.

(2) Of the 15 members, seven shall be individuals who do not have any connection with the management or policy of a health care provider or payor.

(i) Of the remaining six members, only two shall be physicians and only two shall be payors, as defined in § 19-132 of this article.

(2) Of the 15 members:

(I) Nine shall be individuals who do not have any connection with the management or policy of a health care provider or payor; and

(ii) Of the remaining six members:

1. Two shall be physicians; and

2. Two shall be payors, as defined in § 19-132 of this article;

(b) (1) The term of a member is 4 years.

(2) The terms of members are staggered as required by the terms provided for members of the Commission on October 1, 1999.

(3) At the end of a term, a member continues to serve until a successor is appointed and qualifies.

(4) A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies.

(5) The Governor may remove a member for neglect of duty, incompetence, or misconduct.

(6) A member may not serve more than two consecutive terms.

(c) When appointing members to the Commission, the Governor shall:
(1) ASSURE THAT: EACH COUNTY WITH A POPULATION OF OVER 250,000 IS REPRESENTED BY AT LEAST ONE OF ITS RESIDENTS AS A MEMBER ON THE COMMISSION

(i) AT LEAST FIVE MEMBERS ARE RESIDENTS OF DIFFERENT COUNTIES WITH A POPULATION OF 300,000 OR MORE; AND

(ii) AT LEAST THREE MEMBERS ARE RESIDENTS OF DIFFERENT COUNTIES WITH A POPULATION OF LESS THAN 300,000, OF WHICH AT LEAST:

1. ONE SHALL BE A RESIDENT OF THE EASTERN SHORE;

2. ONE SHALL BE A RESIDENT OF ALLEGANY COUNTY, GARRETT COUNTY, OR WASHINGTON COUNTY, CARROLL COUNTY, OR FREDERICK COUNTY; AND

3. ONE SHALL BE A RESIDENT OF SOUTHERN MARYLAND; AND

(2) To the extent practicable, [when appointing members to the Commission, the Governor shall] assure geographic balance and promote racial, ETHNIC, AND GENDER diversity in the Commission’s membership.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2005.

Effective Date Clause

Italics indicate opposite chamber/conference committee amendments.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.
Chapter 4. Appropriations

The exclusive power of the legislature to appropriate funds, “the power of the purse,” is a key element in the system of checks and balances among the three branches of the State government. The appropriation power is exercised through the passage of the capital and operating budget bills and supplementary appropriation bills. The Maryland Constitution has a balanced budget requirement, along with the strongest executive budget process of the 50 states.

This chapter summarizes the legislative aspects of the annual appropriations process and related items. Volume IV – Maryland’s Budget Process, in the Legislative Handbook Series, covers the subject in much greater detail.

Spending Affordability

The Spending Affordability Committee plays an important role in Maryland’s sound fiscal policy. At the beginning of the 1981 session, the legislative leadership developed and issued a policy statement with the following stipulations:

- The State’s operating budget, on average, should grow more slowly than the State’s economy as measured by such factors as personal income.
- Tax relief should continue to be a primary legislative goal.
- The growth in the number of State employees should be related to new facilities or new programs, not merely expansion of the bureaucracy.
- Surpluses should be used for nonrecurring purposes such as pay-as-you-go capital construction.
- State debt should continue to be managed through the debt affordability process.
- State financial aid to local governments should be evaluated and monitored to reflect prudent and economic use of the funds consistent with State policies.

The Legislative Policy Committee implemented the provisions of this policy statement by creating the Spending Affordability Committee during the 1981 session. The committee and its membership were officially established by statute at the 1982 session. The efforts of this committee have contributed to Maryland’s maintenance of a
AAA credit rating and designation as one of the best financially managed states in the nation.

**Capital Debt Affordability**

Another factor in Maryland’s sound fiscal well-being is the role of the Capital Debt Affordability Committee. The concept of debt affordability was developed in response to an analysis prepared by legislative fiscal staff in the mid 1970s, and the Capital Debt Affordability Committee was created as part of the Executive Branch in 1978. The committee is required to review annually the size and condition of the State debt and to submit to the Governor and General Assembly an estimate of the maximum amount of new general obligation debt that prudently may be authorized for the next fiscal year. The Comptroller of the Treasury, the State Treasurer, the Secretary of Budget and Management, the Secretary of Transportation, and a public member appointed by the Governor are members of the committee. The chairs of the capital budget subcommittees of the Senate Budget and Taxation Committee and the House Appropriations Committee serve as nonvoting members.

**Operating Budget**

**Introduction of the Budget/Balanced Budget Requirement**

The constitution requires the Governor to submit a budget to the General Assembly one week after the opening of the regular session (Article III, Section 52). In a new Governor’s first year, an additional two days are provided. The Governor delivers the three or more volumes that comprise the budget and the budget bill to the presiding officer of each house. The presiding officers then introduce the budget bill into the legislative process. The budget covers the next ensuing fiscal year, which runs from July 1 to June 30, as well as any deficiencies arising in the current fiscal year. Total proposed appropriations in the budget may not exceed total estimated revenues.

Maryland’s budget bill appropriates funds for the legislature, judiciary, and all Executive Branch agencies. The General Assembly may increase or decrease appropriations relating to the legislature and the judiciary, which are relatively small components of the State budget, but may neither increase nor transfer funds from one program to another for the executive agencies. Consequently, the legislature’s role for over 98% of the appropriations in the budget is limited to reducing or restricting the amount of money requested by the Governor.

While the budget bill is introduced into both houses after being received from the Governor, as a matter of practice, only one version of the first reading file bill is printed.
(with both a House and a Senate bill number at the top) to save paper and printing costs. According to conventional practice, the two houses alternate years for beginning consideration of the budget.

The budget bill is referred to the Budget and Taxation Committee in the Senate and to the Appropriations Committee in the House of Delegates. These committees have subcommittees that each handle a portion of the budget based on major budgetary areas (e.g., health, education, transportation), although some items are considered by each of the full committees.

**Hearings**

The constitution requires executive officials to appear before the General Assembly to explain and answer questions about their budgets if they are requested to do so by either house. The budget committees or their subcommittees hold public hearings on the budget bill following a schedule for various agencies prepared by the Office of Policy Analysis of the Department of Legislative Services and approved by the chairs of both committees. The schedule provides for agency hearings during the third through the seventh weeks of the session. At hearings, representatives of the agencies explain their budgets and, in particular, attempt to persuade legislators of the need for the level of funding proposed by the Governor. Policy matters relating to an agency frequently are discussed at budget hearings as well.

**Committee/Subcommittee Decisions**

After the budget hearings are completed, decisions concerning the retention, reduction, or elimination of appropriations and expressions of legislative intent and fiscal policy for each agency are made. The decisions concerning changes to proposed appropriations may be applied as specific item reductions or programmatic reductions. The predominant form of budget reduction is the “item” reduction, in which the item being eliminated or reduced is specifically identified, and the resulting reduction is applied to the appropriate budget program.

In some cases the committee reduces a budget program allowance, leaving the specific functions or items to be affected to the discretion of the agency or department. Similarly, across-the-board reductions may be made to specific categories of expenditures across agencies, usually through a separate section in the budget bill. The committees also may propose language for inclusion in the budget bill restricting the expenditure of funds or expressing legislative intent as to the use of funds.
All the committee changes (including those proposed by a subcommittee and accepted by the committee) are included in the appropriate committee’s report to the floor, which generally encompasses several hundred proposed amendments. A committee reprint of the budget bill incorporating the proposed amendments is prepared for the members’ consideration during second reading.

**Floor Action**

The budget is generally brought to the floor of the house that first moves the budget about the ninth week of the session. Consideration and votes on second and third readings are conducted the same as with other legislation, except that the reprint of the budget bill with committee amendments incorporated into it is used as the basis for legislative action, including the offering of floor amendments to the bill.

**Second House Action**

Concurrent with the first house, the budget committee in the second house undertakes its consideration of the budget. Thus, once the budget bill is received in the second house, it can be referred to committee, reported back for second reading (with the committee amendments), and passed on the floor in a matter of days. Second house action on the budget is generally completed during the tenth week of the session.

**Conference Committee**

There are usually differences between the House and Senate versions of the budget. These differences are resolved by a conference committee of five senators and five delegates. However, conference committee action on the budget bill is limited to the subjects of disagreement between the houses.

**Supplemental Budgets**

The constitution provides that the Governor may amend or supplement the budget bill, with the consent of the General Assembly, before final action. These supplemental budgets automatically become part of the budget bill once accepted. The constitution specifies that a budget supplement shall be for the purpose of correcting an oversight, providing funds contingent upon passage of pending legislation, or for an emergency. The restrictions applied to supplemental budgets are reinforced in Section 7-102 of the State Finance and Procurement Article, which states, in part, that the Governor may use a supplemental budget amendment “only to: (i) correct a mechanical error in the proposed
budget; or (ii) provide funding for legislation enacted during the session.” However, adherence to this restriction has not been strict.

**Enactment**

With the approval by both houses of a conference committee report and final passage of the bill, the budget becomes law without further action. If the budget has not been passed on or before the eighty-third day of the regular session, the constitution requires the Governor to extend the session beyond the ninetieth day, if necessary, to pass the budget. During an extension beyond the ninetieth day, no matter other than the budget may be considered (except for a provision for the cost of the extended session). The signature of the Governor is not required to enact the budget, and the budget cannot be vetoed.

**Joint Chairmen’s Report**

The final report detailing every action taken by the General Assembly on the budget bill is called the *Joint Chairmen’s Report* and is submitted by the Chair of the Senate Budget and Taxation Committee and the Chair of the House Appropriations Committee. It is journalized prior to adjournment *sine die*. The *Joint Chairmen’s Report* contains an explanation of each budget change, statements of legislative policy and intent that were accepted by both budget committees, and the fiscal status of the budget as enacted by the General Assembly. The *Joint Chairmen’s Report* is used by each agency to comply with legislative direction in executing its budget and preparing studies or special reports required by the General Assembly. Because it is a statement of legislative intent, the *Joint Chairmen’s Report* carries implied force without the authority of law.

**Supplementary Appropriation Bill**

Though rarely used other than in bond bills, a supplementary appropriation bill allows the General Assembly to add an appropriation to the State budget. The appropriation in a supplementary appropriation bill must be limited to a single purpose, must include tax revenues to cover the amount of the appropriation, and is subject to the Governor’s veto. This is because the annual budget bill must be balanced (that is, the appropriations cannot exceed the revenues that will cover the appropriations). Any supplementary appropriation provided by legislation separate and apart from the budget bill cannot throw the budget out of balance. By the constitutional requirement for a revenue source to be included in a supplementary appropriation bill, the State balanced budget mandate is maintained. The revenue source in a supplementary appropriation bill is usually a tax.
Capital Program

The planning, construction, renovation, and capital equipping of State facilities are principally financed through the issuance of State general obligation bonds approved by the General Assembly and sold by the State primarily to major institutional investors. The proceeds of the sale of the bonds are essentially borrowed by the State to fund the appropriations in the capital budget specified for the construction or renovation of State facilities. The bonds sold are backed by the full faith and credit of the State, thus obligating the State to repay the holder the principal and interest on the bonds when they are redeemed. The State’s overall capital program includes many items: (1) State facilities; (2) State grants for local public facilities – schools, community colleges, jails, sewage treatment facilities, flood management projects, and water supply facilities; (3) State grants for providers of services – community health facilities and day care, elderly, and juvenile centers; (4) State grants for economic development and housing programs; (5) State grants for facilities at private colleges, universities, and hospitals; and (6) State grants for other local projects – historic sites, recreational facilities, and museums and other cultural facilities.

The Capital Debt Affordability Committee annually recommends the maximum amount of new general obligation debt to the Governor and the General Assembly. The Department of Legislative Services prepares a separate analysis of debt affordability for the Spending Affordability Committee. This committee also issues a report with recommendations to the Governor and the General Assembly.

Consolidated Capital Bond Loan (Capital Budget)

The Department of Budget and Management reviews all proposed projects and presents recommendations to the Governor for consideration. The final projects are placed into the “consolidated capital bond loan bill,” which is synonymous with the “capital budget,” and presented to the General Assembly. The consolidated capital bond loan bill is introduced by the presiding officer of each house as an Administration bill. The consolidated capital bond bill sets forth the amount of State debt to be created and details the amount to be allocated to specific purposes for each proposed capital project. It also specifies the source of funds to pay the debt created – the State property tax. The operating budget also contains general funds to cover the cost of debt service. The consolidated capital bond bill is assigned to the budget committees and cannot be passed until the operating budget bill has been enacted.

The committees may review proposed projects in the consolidated capital bond loan bill at the same time the operating budget is being reviewed or may utilize a separate
capital budget subcommittee. The committees bring the consolidated capital bond loan bill to the floor in a manner similar to the operating budget bill using a committee reprint.

Individual bond bills primarily for local projects are sponsored by members of the General Assembly and are processed and reviewed in the same manner as all other bills. In recent years, the General Assembly has amended the capital budget bill to provide funding for some projects for which individual bond bills were originally introduced. At the same time, the General Assembly has not passed any individual bond bills.

Unlike the operating budget, the General Assembly has the power to modify the capital budget bill in any manner since it is a supplementary appropriation bill, and, as such, the General Assembly is not subject to the same restriction as it is with the operating budget. The projects proposed by the Governor may be deleted, the amounts allocated for specific purposes of a project may be increased or decreased, or the General Assembly may add specific projects and dollar amounts. The bond bill must contain an effective date (usually June 1 of the session year), and it is not enacted until signed by the Governor. The Governor has veto power or may exercise partial (line-item) veto of the capital budget.

**PAYGO (Pay-As-You-Go) Expenditures**

Some State capital improvements are funded from the operating budget instead of the proceeds of general obligation bonds sold by the State. PAYGO capital items may be budgeted under the Board of Public Works or may be included as part of an agency’s budget. Appropriations in this program are used to finance the planning, construction, renovation, and capital equipping of State-owned facilities or for State capital grants and loans. In past years, a substantial part of the large general fund surplus was used for PAYGO. Since payment is from current operating funds that do not require coverage of the State’s debt service burden, PAYGO projects are, in the long term, less expensive than items financed from bond proceeds. PAYGO appropriations can also include proposed expenditures of special and federal funds for capital purposes.
Chapter 5. Legislative Oversight

Because the Executive Branch is responsible for administering State government, oversight of executive activity is an important function of the legislature. Legislative oversight may be exercised by the General Assembly, a committee, an individual member, or legislative staff.

The oversight function is continuous and ongoing, and it may occur as a by-product of other legislative activities. Through the annual appropriations process, for instance, State agencies and administrators must justify their proposed expenditures. Likewise, the development of new legislative proposals may require a survey of existing government activities. Since it involves constant monitoring, inquiry, and communication, oversight, for the most part, does not have the formalized processes and forms of the legislation and appropriations functions of the General Assembly. Nevertheless, it is possible to identify a number of mechanisms by which the General Assembly oversees executive action. This chapter discusses four mechanisms: formal, budget-related, legislative, and informal.

Formal Mechanisms

Audits

The Office of Legislative Audits of the Department of Legislative Services is responsible for conducting audits of all agencies within the Executive and Judicial branches of State government. Audit reports are submitted to the Joint Audit Committee of the General Assembly, the agency audited, as well as other State officials. Copies of audit reports are also available to the public either in print or through the Internet.

Section 2-1220 of the State Government Article provides that at least once every three years the Office of Legislative Audits must conduct a fiscal/compliance audit of all agencies. These audits determine whether an agency has properly managed its fiscal operations, established effective systems and controls, used State resources as intended, and complied with legal requirements. Electronic data processing operations of State agencies are also included in these audits. The office also is authorized to conduct performance audits and financial statement audits. A performance audit may evaluate whether an agency is operating in an economic, efficient, and effective manner or determine whether desired program results have been achieved. Financial statement audits express opinions on whether an agency’s financial statements are fairly presented.
Furthermore, the office may conduct special audits and reviews at the request of the Joint Audit Committee. The office also reviews the annual financial statements of local governments, community colleges, boards of education, and library boards.

Standing, Statutory, and Special Committees

Committees of the General Assembly are continually involved in oversight. Standing committees will often visit State facilities during the legislative interim and meet with officials to discuss how agencies are implementing programs and services. Many statutory committees have been established to let legislators focus on specific areas, such as the management of public funds, unemployment insurance, fair practices and State personnel law, information technology, health care delivery, workers’ compensation, and access to mental health services.

From time to time the presiding officers of the General Assembly establish special committees to monitor executive action or to consider a particular problem. The relevant executive agencies report to the special committee and address any concerns their members express. Examples of special committees created in recent years include those that addressed issues relating to electric utility deregulation, medical malpractice insurance, higher education affordability, drug and alcohol abuse, agricultural land preservation, and the substantive revision of certain criminal laws.

Oversight of Proposed Agency Regulations

Many executive agencies are authorized to adopt regulations to carry out the laws they administer. Maryland’s Administrative Procedure Act (Title 10, Subtitle 1 of the State Government Article) establishes the process for adopting proposed regulations. It provides the legislature a means for overseeing the issuance of regulations and encourages cooperation and discussion between the Legislative and Executive branches.

The Joint Committee on Administrative, Executive, and Legislative Review (AELR) is an integral part of the regulatory approval process. The Administrative Procedure Act requires agencies to submit proposed regulations to the committee at least 15 days before the regulations may be sent to the Maryland Register for publication. Publication of a proposed regulation triggers a 45-day review period. The agency may not formally adopt a regulation until the review period expires. If the committee cannot complete an appropriate review within 45 days, it may extend the review period.

The committee, through the assistance of the Department of Legislative Services, reviews regulations for conformity with statutory authority, compliance with legislative intent, and fiscal impact. The committee is not required to take any action during the
review period. By a majority vote, the committee may oppose the adoption of the regulation. In this case, the agency may withdraw the regulation, propose a modified regulation, or submit the regulation to the Governor with a statement justifying the agency’s refusal to modify or withdraw the regulation.

When the committee opposes a regulation and the agency refuses to withdraw or modify it, the law authorizes the Governor to “consult with the Committee and the [agency] in an effort to resolve the conflict” (Section 10-111.1 of the State Government Article). After notifying the President, the Speaker, and the committee, the Governor may instruct the agency to modify or withdraw the regulation, or may approve its adoption.

The process differs for a regulation proposed for emergency adoption. An emergency regulation may take effect immediately if the adopting agency declares that emergency adoption is necessary, submits the regulation to the committee together with a fiscal impact statement, and receives the committee’s approval for the emergency adoption. Committee approval is usually given by a majority vote of the committee, although under exigent circumstances committee approval also may be given by the presiding chair or, if the presiding chair is unavailable, by the co-chair. If any committee member requests a public hearing on the emergency adoption of a regulation, the committee must hold the hearing, and approval of the emergency adoption may be given only by a majority vote of members present and voting at the public hearing or at a subsequent meeting. The committee staff polls the committee in person, by phone, or in writing to obtain the vote of the committee members and to determine if there is a request for a public hearing. Unless the Governor declares that immediate adoption is necessary to protect the public health or safety, the committee may not approve the emergency adoption of a regulation earlier than 10 business days after receipt of the regulation by the committee. As part of its approval of an emergency regulation, the committee may impose any condition, and the committee is required to impose a time limit not to exceed 180 days on each request for emergency status. By majority vote at a public meeting, the committee may rescind approval of an emergency regulation.

In addition to overseeing the issuance of individual regulations, the committee is responsible for periodic review and evaluation of all State regulations. The purposes of this review and evaluation are to determine whether an agency’s regulations continue to be in the public interest and supported by statutory authority and judicial opinions and whether they are obsolete or otherwise appropriate for amendment or repeal. Every eight years each agency is required to prepare an evaluation report that contains proposed amendments, repeals, or reorganizations of the agency’s regulations. The committee reviews the evaluation report and may submit comments and recommendations.
Program Evaluation ("Sunset" Review)

In 1978, joining a nationwide trend, the General Assembly initiated a formal approach to the evaluation of numerous Executive Branch regulatory entities with the enactment of the Maryland Program Evaluation Act, otherwise known as the Sunset Law (Title 8, Subtitle 4 of the State Government Article). The Sunset Law establishes the timeframe and procedures for legislative review of those agencies. The agencies subject to review include professional and occupational licensing boards, other regulatory agencies and commissions such as the Insurance Administration and the Division of Labor and Industry, and advisory or special-function agencies. The number of such agencies fluctuates due to the consolidation or elimination of existing agencies and the creation of new ones.

The evaluations themselves are more commonly known as “sunset reviews” because all but a few of the almost 70 agencies subject to evaluation automatically terminate unless legislative action is taken to reauthorize them, generally for a 10-year period. Occasionally, extensions are granted for longer, or considerably shorter, periods. Most evaluations are concentrated within a four- to five-year period or cycle of activity; however, in any given year, one or more evaluations may be underway. Most agencies subject to evaluation have undergone review at least three times.

The law requires the Department of Legislative Services to prepare evaluation reports to assist designated legislative committees in determining whether the agencies should be terminated, modified, or continued without change. Generally, the focus of evaluations has shifted from whether there is a continued need for State regulation or involvement to whether the agency has complied with statutory policy objectives. In addition, the evaluations determine the accountability, efficiency, and effectiveness of agency operations and finances and make recommendations for improving management.

The process for sunset review involves three distinct phases:

- **Preliminary Evaluation:** Agencies subject to sunset review typically undergo preliminary evaluation three years before their scheduled termination date. The Department of Legislative Services conducts the evaluations during the interim and makes recommendations to the Legislative Policy Committee in the fall. That leadership body determines whether the agency should undergo further or “full” evaluation the following year. Legislation usually must be enacted to reauthorize agencies that are waived from further evaluation.

- **Full Evaluation:** The presiding officers designate the legislative committees responsible for reviewing each agency that will undergo full evaluation. Two
years prior to the termination date, the Department of Legislative Services undertakes a full evaluation on behalf of these committees, with a report issued by October 31.

- **Public Hearing and Legislative Action:** The designated committees hold a public hearing at which the Department of Legislative Services presents the findings and recommendations of the evaluation. The committees must report their recommendations to the General Assembly by the twentieth day of the legislative session. Again, usually legislative action must be taken to reauthorize the agencies that have undergone full evaluation and to implement other statutory recommendations.

**Executive Nominations**

Many important gubernatorial appointments require the advice and consent of the Senate. These appointments include all cabinet secretaries and members of various boards and commissions. Judges appointed to the District Court and the appellate courts by the Governor also must receive Senate confirmation.

Nominations are considered by the Executive Nominations Committee in the Senate. House confirmation is limited to local appointments as required by statute, with nominations considered by the House Rules and Executive Nominations Committee. Hearings and deliberations on nominations allow the General Assembly to consider the qualifications of the Governor’s nominees and examine their perspectives on their roles in the positions to which they are appointed. The committee may recommend for or against confirmation of the nominee. Confirmation by the full Senate (or the House, when necessary) requires approval by a single majority of the membership.

**Budget-related Mechanisms**

There are a number of legislative actions associated with the budget process that can serve as oversight mechanisms, such as budget hearings, budget language, and the *Joint Chairmen’s Report*. A brief review of these actions follows.

**Budget Hearings**

Hearings before the budget committees bring executive agencies into contact with legislators on a regular basis. The agencies testify in support of their budgets and, by extension, their programs. It is not unusual for legislators to question agencies on the policy implications of the programs, not just the budgetary aspects. Budget hearings are conducted only during session.
Budget Language

In some cases the General Assembly inserts language into the budget bill to impose conditions or restrictions on agency expenditures. As part of the enacted budget bill, this language has the force of law. The conditions imposed in the budget may require reports or involve the passage of related legislation.

Joint Chairmen’s Report on the Budget

As part of the Joint Chairmen’s Report on the budget bill, the budget committees include “narrative” that expresses the committees’ intent. This language may include recommendations or instructions to agencies and usually requests that the agencies report back to the budget committees at specified dates. This narrative is not part of the budget bill, is not passed by the General Assembly, and, therefore, does not have the force of law. Nevertheless, as an expression of the legislature’s intent, it has considerable impact on the executive agencies. The legislature’s budget staff from the Department of Legislative Services follows up on items in the Joint Chairmen’s Report and reports its findings and recommendations to the budget committees.

Legislative Mechanisms

Bills

Often legislative requirements, conditions, or statements of intent are written directly into bills that are reflective of the legislative oversight role. Statements of legislative intent may be included in a bill’s uncodified preamble or in a codified or uncodified section of the bill. The text of a bill may include language that places requirements, restrictions, or conditions on the actions of the executive agency responsible for carrying out the legislation. Bills may also contain oversight mechanisms such as special reporting, advice and consent, and special auditing requirements.

Joint Resolutions

The intent of the legislature is sometimes embodied in a joint resolution. Again, as part of its oversight function, the legislature, on occasion, will utilize resolutions to request an executive agency to study a problem or recommend that the Governor and General Assembly either take or refrain from taking a specified action. While most joint resolutions do not have the force of law, they do have a degree of impact because they are passed by both houses of the General Assembly and are expressions of legislative interest.
Legislative Oversight

and concern. (For further discussion of resolutions, please see Chapter 3 of this handbook.)

Termination Provisions

In some cases, the legislature includes a termination provision in a bill that will nullify the force and effect of the bill after a specific period of time, usually one to three years. Termination provisions are frequently used when the legislature wishes to enact new programs but does not want them to function indefinitely.

Contingency Provisions

When the legislature wishes to impose certain conditions before an enactment can take effect, it will include contingency language (usually uncodified) that delays or prevents the enactment from taking effect until a specific event or occurrence takes place, such as an agency submitting evidence that it has complied with certain federal requirements.

Reporting Requirements

Frequently, the General Assembly exercises oversight by statutorily requiring an executive agency to issue a report that is later reviewed by the legislature (usually through a committee). Many agencies are required to issue regular annual reports on various aspects of their operations. In many cases, reports are mandated on specific issues.

Agency reports give legislators the opportunity to be informed about executive action and make further inquiries. In some cases a committee will hold a hearing at which an agency will present its report and respond to inquiries.

The distribution of agency reports to the General Assembly is governed by Section 2-1246 of the State Government Article. Reports are sent to the Department of Legislative Services, added to the legislature’s library collection, and delivered to individual legislators upon request. Reports are distributed to all members only if the Speaker and the President approve.

Legislative Committee Review Requirements

Occasionally, the General Assembly includes provisions in bills that require legislative review before an executive agency can take an action. This review can take a
number of forms. In some cases, an agency must notify either the Legislative Policy Committee or a specified standing committee before taking action. This notification triggers a review period during which the committee can offer comments or request further information. In other provisions, the approval of the General Assembly is required before the agency may act.

Staff Activities

The Department of Legislative Services has broad statutory authority to review and study the administration and operation of State agencies and to prepare reports for consideration by the General Assembly. The activities, including management studies and performance audits, are carried out by units of the department, usually in conjunction with a legislative committee.

Informal Mechanisms

Legislative oversight does not always occur through a formal process. Instead, legislators influence executive action through informal avenues.

Hearings

Hearings, especially during the legislative interim, are frequently used as a means of focusing attention on an issue of concern to a committee. A committee may use a hearing to ask an executive official to explain a given action or to outline plans for future action.

Site Visits

During the legislative interim, committees will often arrange to visit State facilities. These site visits express legislative interest in the operations of a facility and give legislators the opportunity to view its operations firsthand.

Constituent Inquiries

Legislators and their staff frequently contact executive agencies on behalf of constituents. This constituent service familiarizes legislators with the workings of government programs and may highlight problem areas.
Monitoring

Public meetings or hearings of various executive bodies are frequently attended by legislators or legislative staff. In this way, the General Assembly monitors the activities of these units and reflects its interest in them.

Informal Interaction

Legislators and staff frequently contact executive officials by telephone, mail, electronic mail, and in person. This informal interaction promotes consultation between the branches of government, sharing of information and data, and identification of points of dispute.
Chapter 6. Legislative Services

The Department of Legislative Services provides central nonpartisan staff services to the General Assembly of Maryland. Departmental staff provides support and assistance to the General Assembly as a whole, to its committees and subcommittees, and to individual legislators. In addition, the Office of Counsel to the General Assembly, which is a part of the Office of the Attorney General of Maryland, provides legal advice to the legislature, individual legislators, and committees.

The Department of Legislative Services

The organizational structure, responsibilities, and duties of the Department of Legislative Services are codified in Title 2, Subtitle 12 of the State Government Article. In general, the Department of Legislative Services is responsible for providing:

- budget and fiscal review, analysis, research, studies, and reports;
- legislative drafting and statutory revision services;
- legal research, review, analysis, studies, and reports;
- general research and policy analysis;
- fiscal/compliance, financial statement, and performance audits of units of the State government;
- legislative research, legislative document and material collection and preservation, and other library services;
- public information services about legislative activities;
- document preparation and publication services;
- legislative information systems maintenance, development, and support; and
- administrative support services for the department and, where appropriate, for the General Assembly relating to finance, personnel, distribution, telecommunications, printing and copying, supplies, housekeeping, and maintenance.
The executive director of the department serves in a nonpartisan capacity and is appointed jointly by the President of the Senate and the Speaker of the House. Subject to the policies and directives of the presiding officers and the Legislative Policy Committee, the executive director has overall administrative control of the operation of the department and its four divisions: the Office of the Executive Director, the Office of Legislative Audits, the Office of Information Systems, and the Office of Policy Analysis. The department employs approximately 350 people. With the exception of the Office of Legislative Audits located in Baltimore, all departmental offices are in the Legislative Services Building at 90 State Circle in Annapolis.

**Office of the Executive Director**

The executive director has overall responsibility and ultimate authority for the administration of the department and provides overall direction for its functions and activities. The Office of the Executive Director performs services related to administration, finance, human resources, and document management (data entry, editing, graphic design, and printing) for both the department and the General Assembly. Additionally, the office staffs two statutory committees of the General Assembly, the Legislative Policy Committee and the Joint Advisory Committee on Legislative Data Systems, as well as one continuing committee, the Senate Executive Nominations Committee. The office also provides ethics counsel to the General Assembly.

**Ethics Counsel**

The General Assembly employs a full-time Ethics Counsel who is responsible for advising legislators regarding the application of the Ethics Law. Each member is required by law to meet individually with the Ethics Counsel at least once a year. The relationship between the Ethics Counsel and each member is one of attorney and client, and all communications are confidential unless the member chooses to make them public. For more information on the Ethics Counsel’s responsibilities, please see Chapter 2 of this handbook.

**Finance and Administrative Services**

Finance and Administrative Services manages all financial services in the department and the Maryland General Assembly, including accounts payable and receivable, budgeting, fiscal planning and reporting, procurement, facilities management, telecommunications, and distribution services. Accounting and finance staff processes requests for reimbursement for payment of legislative expenses such as district office rent, nonpayroll related contractual services, telephone and other communication
expenses, furniture and equipment, and supplies, as well as in-state and out-of-state travel reimbursement for members of the legislature.

Responsibilities of the Procurement and Supply unit include the purchase of equipment, supplies, and the service of copiers for the department. Routine maintenance and housekeeping functions – including service calls for heat, air conditioning, lighting, housekeeping, and room setup for the department – are handled by the Facilities and Maintenance unit. The Inventory and Risk Management unit maintains a complete inventory of items that are the property of the General Assembly, including those furniture and equipment items purchased by members from their district office expense allowance fund.

Staff in the Telecommunications unit manages the telephone system of the department and the General Assembly, operates the central switchboard, and provides training in use of the system. A brochure on the telephone system is available to assist legislators and other staff.

Finally, staff is responsible for document distribution services for the department and the General Assembly. The Legislative Mail Room manages the receipt and delivery of the U.S. mail and courier mail, as well as internal document distribution. The Legislative Distribution Center staff manages sales of documents to the public. Legislative Bill Room staff is responsible for the storage and distribution of all bills and resolutions. Bills, resolutions, and synopses are delivered to the House and Senate chambers, all legislators’ offices, committee rooms, and designated areas in the Department of Legislative Services. Additional copies of all versions of legislation are available to members, staff, and the public from the Bill Room. Hearing schedules, rosters, calendars, and other documents pertinent to the legislative process, which are also available at the Information Desks in the complex, are delivered to individual offices and committee rooms.

Human Resources

The Human Resources unit is responsible for personnel activities for the employees of the Department of Legislative Services and for the Maryland General Assembly. Specific functions include recruitment, training and orientation, health and retirement benefits administration, recordkeeping, payroll processing, and related activities required to maintain personnel services. The unit advises management on pertinent employment issues, provides guidance to employees regarding departmental procedures, and maintains oversight of legal issues in the labor and employment area. Other responsibilities include meetings with job applicants to provide general information on employment with the department, General Assembly, and members’ offices. Human
Resources also coordinates the General Assembly’s page and intern programs, which provide opportunities for students from Maryland high schools and colleges to participate in the work of the legislature.

**Legislative Document Management**

Legislative Document Management is a multifaceted operation. Responsibilities include data entry, editing, graphic design, and the operation of a full service print shop. Staff is responsible for preparing, processing, and printing documents integral to the legislative process and the business of the General Assembly, including bills, joint resolutions, amendments, enacted laws, vetoed bills, journals and rules of the Senate and House of Delegates, synopses of legislation, hearing schedules, staff reports, and various other publications. This unit also prepares letterhead stationery and business cards for members and staff.

The services of Legislative Document Management are available to the General Assembly, its committees, legislators, and staff. To assist legislators in using its services, a brochure on the Legislative Print Shop is available. During the legislative session, a satellite copy center is located on the ground floor of the State House.

**Student Intern and Page Programs**

The Legislative Intern Program offers approximately 100 of Maryland’s college and university students the opportunity to provide research and staff assistance to legislators during the legislative session and to have both an educational and practical work experience in State government. After students have applied to their respective college or university intern coordinators and have been selected for participation in the program, students interview for placement with legislators, committees, or caucuses. A stipend is awarded to each intern to help defray the cost of living expenses and transportation. The total stipend varies, depending on the number of days per week that the intern works in Annapolis.

The Student Page Program provides Maryland high school seniors with insight into the legislative process as they assist senators and delegates during floor sessions in their respective chambers. The Student Page Program is a nonpatronage program and selection is done through the local school systems. Each county has a County Page Coordinator who conducts the process used by the county’s public and nonpublic schools to choose the participants. A county is allocated one page and one alternate position and receives additional positions based on its high school senior population. Each selected page serves two nonconsecutive weeks in either the Senate or House and receives a small stipend. Lodging and meal expenses must be paid by the page.
Office of Policy Analysis

The Office of Policy Analysis is the largest group in the department. Staff is assigned to work in one of three functional areas: Fiscal and Policy Analysis, Legislation and Committee Support, and Library and Information Services. Fiscal and Policy Analysis staff work in the areas of budget and fiscal review and analysis. They also prepare an estimate of the fiscal impact and a summary of each bill introduced during the legislative session. Legislation and Committee Support includes legislative drafting, statutory revision, and legal review and analysis, as well as the committee staff who provide professional services to legislative committees, subcommittees, commissions, and task forces. Library and Information Services serves legislators, staff, and the public through the operation of the legislative library and the provision of public information services about legislative activities.

In addition to their functional responsibilities, office staff work in policy-related workgroups that operate during the interim to review and analyze issues in subjects such as business, technology, and economic development; courts, criminal justice, and civil matters; education; health and human services; intergovernmental matters and public administration; natural resources, environment, and transportation; and taxes and fiscal planning. Through the workgroups, analysts further develop their subject area expertise to better support the multidisciplinary research needs of the legislature during the interim and to answer legislative inquiries.

The office also maintains an active publication program to fulfill its statutory charge to conduct general research studies, develop options, make recommendations, and report to the General Assembly on various fiscal and policy matters. Legislators automatically receive certain documents such as the Issue Papers, which provide informative reports on current legislative issues prior to each session, The 90 Day Report, which provides a comprehensive summary of each session’s legislative activity, and the Major Issues Review, which summarizes legislative activity at the end of each four-year term. Members may also choose to receive any other documents and publications of specific interest. These annual publications may include, for example, Local Government Finances, Overview of Maryland Local Governments, reports such as the Effect of the Long Term Debt on the Financial Condition of the State and the Effect of the 2010 Legislative Program on the Financial Condition of the State, and the reports issued jointly by the chairs of the legislative budget committees on the operating and capital budgets. Various policy area reports on a variety of topics are produced periodically relating to subjects of interest to the legislature.
Fiscal and Policy Analysis

Fiscal and policy analysis services focus on analyzing the Governor’s operating and capital budgets, estimating the fiscal and economic impacts of proposed legislation, and providing additional support for the budget committees.

During the session, staff is intensely involved with analyzing and reporting on the changes in the budget; identifying and evaluating new initiatives, programs, and policies; making recommendations; presenting findings before the budget committees; and preparing and processing the operating and capital budgets and supporting documentation.

In addition, for each bill that is introduced, staff prepares a fiscal and policy note that contains an estimate of the fiscal effect of the bill on the revenues and expenditures of State and local governments during the year in which the bill is to become effective and for the next four years following that year. If a bill imposes a mandate on a local government unit, the fiscal note also must contain a statement that identifies the imposition of the mandate and an estimate of the fiscal impact of the mandate and, if applicable and if the data is available, the effect on local property tax rates. The note also includes a summary of the bill, a description of current law related to the bill, an estimate of the bill’s impact on small businesses, and other background information. Fiscal and policy notes are published and distributed prior to the bill hearings and revised to reflect changes in the bills as necessary.

Fiscal and policy analysis, including budget review, is a year-round process. Subsequent to the adoption of the State budget, other amendments are proposed that must be reviewed. In addition to the post-session review of budget amendments, the ongoing budget analysis process includes activities such as forecasting trends in the State budget, identifying significant financial policies of public agencies, determining the fiscal impact of regulations, and conducting revenue and expenditure forecasts and program evaluations of various executive regulatory entities (sunset reviews).

Legislation and Committee Support

Legislative drafting is one of the primary duties of the Office of Policy Analysis and is encompassed in the broad range of activities of the Legislation and Committee Support function of the office. Each year, policy analysts draft, review, and prepare several thousand bills and amendments to bills. An experienced drafting staff is available to research, prepare, and discuss with legislators proposed legislation on a year-round basis, although the most active period of bill drafting occurs during the first
four to six weeks of the session. A thorough discussion of the drafting process may be found in Chapter 3 of this handbook.

Staff of the Legislation and Committee Support function of the Office of Policy Analysis also assists the General Assembly in its oversight of the Executive Branch. On behalf of the Joint Committee on Administrative, Executive, and Legislative Review, the statutory legislative committee that is responsible for the review of the State regulatory process, staff analyzes the legal sufficiency of regulations and other issues relating to regulations proposed for adoption by Executive Branch agencies, because regulations have the force and effect of law. Staff analysis and review helps ensure that the agencies proposing the regulations are in compliance with statutory authority and legislative intent.

Another major function of the office is to provide professional staff support to the 10 standing committees of the General Assembly. Policy analysts assigned to committees are responsible for a myriad of tasks with respect to the consideration of legislation assigned to those committees. These tasks include the close review and analysis of legislation to identify legal, constitutional, and policy issues; attendance at hearings and participation in voting and work sessions on the bills; drafting of amendments, floor reports, and informational documents to assist the chairs and members of the committees during the course of the legislative process; maintaining effective communication and working relationships with other members of the General Assembly, staff, and participants in the legislative process; and being responsive and available to meet the needs of the chairs and members in a hectic, fast-paced work environment.

Still another important function of the office is the preparation of the formal, ongoing, nonsubstantive bulk revision, reorganization, and restatement of the statutory laws of Maryland, structured along major subject areas, such as education, criminal law, business regulation, environment, natural resources, and transportation. The State committed to this effort in 1970; the process should be completed by about 2015. As it has evolved over the years, the statutory revision effort is one of the most thorough and painstaking in the country, with a more logically organized and understandable body of law resulting from that effort. Legally trained staff analysts are assigned to research and produce drafts of revised law for review by an article review committee composed of attorneys selected for their expertise in the subject area encompassed by a proposed revised article. When the review of the revision work product is complete, it is submitted in legislative bill form for consideration and passage by the General Assembly.

The Office of Policy Analysis also assigns policy analysts to support a number of county and regional delegations in the Senate and the House. Delegation staffing often involves drafting and explaining amendments, responding to information requests,
understanding parliamentary procedural matters, and working with representatives of local governments.

Staff assigned to the Legislation and Committee Support function, as well as to the Fiscal and Policy Analysis function, also respond to requests from legislators for opinions and advice pertinent to legislation. They also participate in the staffing of statutory, special joint, and special legislative committees and task forces and study groups that are often jointly appointed by the presiding officers and the Governor. Staff reviews and summarizes bill review letters of the Attorney General’s office as part of an ongoing effort to improve legislative drafting. A more obscure but no less important duty is the preparation of annual supplements to the charters of municipal corporations as part of the legal review function of the office. Finally, staff participates in the activities involved with the department's responsibility in the program evaluation (sunset review) of various Executive Branch regulatory boards, commissions, and agencies.

**Library and Information Services**

Library and Information Services provides reference and research services to the General Assembly and its staff and legislative information to the public. The library contains over 125,000 volumes including the *Laws of Maryland* since 1637, House and Senate Journals since 1826, as well as all other state and federal laws. An extensive collection of materials related to bills introduced in previous legislative sessions consists of committee files and votes, floor votes, indexes, and other valuable documents. Furthermore, by law, the library serves as the official depository for all Maryland State agency publications and for all county government codes. Librarians use these resources and others in the collection, as well as standard library resources including online databases and the Internet, to provide information on public policy topics and other reference information of interest to the legislature. *Maryland Documents*, a listing of the State agency publications, is distributed by the library each month to legislators and staff. The library catalog is accessible on the Maryland General Assembly website. The Department of Legislative Services librarians index bills, laws, and other legislative publications.

In addition to traditional library functions, staff also writes, edits, or coordinates the preparation of legislative documents and materials for a variety of audiences. These include publications such as the daily *Synopsis*, the weekly *Legislative Wrap-Up*, the *Committee Meetings and Hearing Schedule*, the *Roster and List of Committees*, and the *Annapolis Report* newsletters. Staff also prepares the *Maryland Clipper*, a compilation of newspaper clippings of interest to the legislature, daily during session and weekly during the interim. Information desk staff responds to requests for legislative information from
the public over the telephone, via email, in person, and through the distribution of numerous legislative documents.

Coordinating the General Assembly’s educational and visitor programs for school children, constituents, public interest groups, and international dignitaries, many of whom are legislators in their own countries, is an important part of this unit’s work. On request, staff arranges and conducts programs throughout the year, customizing each visit to specific areas of interest. Requests may come from legislators, directly from citizens, or from teachers and parents. Visits to the General Assembly by officials from other states and countries are usually coordinated by library staff in conjunction with the United States Information Agency, Congressional Research Service, National Conference of State Legislatures, World Trade Center Institute, Maryland Sister States Program, or other similar agencies and organizations. Staff also conducts workshops and orientations about the legislative process and the General Assembly on request.

**Office of Legislative Audits**

The Office of Legislative Audits is responsible for conducting audits of each department, agency, unit, and program within the Executive and Judicial branches, and for reporting the findings to the Joint Audit Committee of the General Assembly. Beginning in fiscal 2005, the office was also required to audit the financial management practices of each of the State’s local school systems by 2010. The office, located in Baltimore City, is organized into five divisions:

- The Fiscal Compliance Audit Division plans and conducts audits of all agencies in the Executive and Judicial branches at least once every three years.

- The Performance Audit Division plans and conducts audits and reviews of State agencies to assess economy, efficiency, effectiveness, and program results. These audits and special reviews are frequently conducted based on special requests by the General Assembly. This division is also responsible for conducting financial management audits of local school systems and audits of State agency performance measures under the State’s Managing for Results initiative.

- The Information System Audit Division is responsible for auditing the State’s information systems and providing technical support for other audit operations. This division also develops and maintains the office’s computer network, management information systems, and website.

- The Quality Assurance Division ensures the overall reliability and integrity of the office’s work products. The division also provides research and technical
assistance for the development and maintenance of audit policies to ensure compliance with professional standards. Staff also monitors the financial reporting practices and financial conditions of local governments by reviewing the audited financial statements of local governments and community colleges.

- The Professional Development and Administration Division coordinates staff recruiting, training, and professional development activities, and performs various administrative functions.

The Office of Legislative Audits issues reports of all of its audits and examinations, including reports resulting from the toll-free fraud hotline initiated in 2002. Reports are posted on the office’s website at www.ola.state.md.us and are also available in print copy.

**Office of Information Systems**

The Office of Information Systems is the primary information technology support group for the Department of Legislative Services and the General Assembly. The office is responsible for the design, development, maintenance, and support of custom legislative systems such as legislative bill drafting, bill status, budget analysis, fiscal notes, and Senate and House chamber automation. It supports 1,200 personal computers and laptops in the Annapolis complex and operates the data center and campus infrastructure, including Dell and Unisys servers, as well as other related facilities.

Members of the General Assembly are provided laptop computers with an integrated legislative office package, wireless capability, and high-speed Internet service for their Annapolis and district offices. The office has a dedicated user-support and training team that develops and supports legislative applications for the Department of Legislative Services and the General Assembly.

The Office of Information Systems also maintains and manages the Maryland General Assembly website at http://mlis.state.md.us. Since 1996, the website has offered access to information about the legislative process to the public, legislators, and staff. The website contains the history and status of legislation, text of legislation, amendments, bill synopses, fiscal and policy notes, hearing schedules, and calendars. Also offered are both audio and written proceedings for the Senate and House, broadcasts of committee hearings (beginning with the 2011 session), floor votes, committee votes, and indexes to legislation by sponsor, subject, file code, and statute – updated nightly. The Department of Legislative Services’ library catalog and Maryland statutes are also available.
Up-to-the-minute updates of website information are accessible from all terminals located within the Annapolis complex and to outside users. Up-to-the-minute information provides immediate access to floor proceedings, calendars, bill profiles, and agendas.

**Attorney General – Counsel to the General Assembly**

Under the Maryland Constitution, the Attorney General is given the responsibility of rendering legal advice to the General Assembly (Article V, Section 3). To fulfill that responsibility, the Attorney General has established an Office of Counsel to the General Assembly, located on the first floor of the Legislative Services Building and staffed by several assistant Attorneys General, one of whom is designated the Counsel to the General Assembly.

The Office renders legal advice to the legislature, individual legislators, and legislative committees. During both the legislative session and the interim, members and committees considering legislation seek the advice of this office about the constitutionality or legal construction of proposed legislation or existing law. The office defends legislators and legislative staff who are sued or subpoenaed for official actions. The office also assists members to respond to requests under the Maryland Public Information Act. Further, the office may be used as a liaison between the Legislative Branch and the Attorney General’s staff assigned to various State agencies. Depending upon the time available, the nature of the inquiry, and the state of the law, legal advice can be rendered through formal opinions of the Attorney General (which are prepared by the Opinions, Advice, and Legislation Division in Baltimore and take several weeks to prepare), written letters of advice of counsel, or informal oral recommendations.

All formal Opinions of the Attorney General are available to the public. All letters of advice are treated as public documents unless the legislator requesting the advice specifically asks that it be held in confidence.

In addition, the Office of Counsel to the General Assembly is primarily responsible for coordinating the review of all passed legislation for constitutionality and for preparing the Attorney General’s bill review letters that are submitted to the Governor prior to the approval or veto of the bills. Moreover, the assistant Attorneys General in the Office of Counsel to the General Assembly frequently go to court to defend the constitutionality of enacted legislation when it is challenged in litigation. Finally, the office serves as legal counsel to the Department of Legislative Services.
Chapter 7. Publications and Electronic Resources

Legislators receive hundreds of publications during the course of a year, some on a regular or one-time basis, others periodically. Publications come from legislative staff, executive agencies, national or regional associations, interest groups, and other sources. This section outlines some of the basic print and electronic resources available to legislators. For general information and requests for publications, contact Library and Information Services.

Electronic Resources

The Maryland General Assembly website (http://mlis.state.md.us) provides information about bills and resolutions introduced during the session, from point of introduction to final disposition. This information is also available for bills and resolutions introduced since the 1996 session. The website also includes the Daily Synopsis, daily Senate and House floor proceedings, floor vote tallies, audio of floor proceedings, committee hearing schedules, broadcasts of committee hearings, and committee vote tallies. The full text of proposed legislation, fiscal and policy notes, The 90 Day Report, The Legislative Wrap-Up, the Joint Chairmen’s Report, budget analyses, and special study reports are also available. Additionally, most other documents and publications that support the work of the General Assembly may be found under “Everything Else” and “Postings from Committees, Commissions, Task Forces and Study Groups,” “Legal and Legislative Reports and Publications,” and “Fiscal Briefings, Reports and Analyses.”

The Department of Legislative Services website (http://dls.state.md.us) offers comprehensive information on the department’s mission, organizational structure, functions, programs, and services. Explanatory text is included on legislative processes such as how a bill becomes a law, operating and capital budget bill actions, committee jurisdictions and deliberations, and sunset review of State agencies. Other sections of the site address career opportunities, student page and intern programs, and assistance for individuals with disabilities. The public may also obtain maps of downtown Annapolis and the legislative complex, as well as information on security procedures, attending a floor session or committee hearings, educational programs, and communicating with individual legislators. An extensive list of publications and documents is also available at this site.

The Office of Legislative Audits maintains its own website (www.ola.state.md.us) that provides electronic access to copies of all of its reports and examinations.
Legal and Legislative Documents

Maryland Constitution

After each election in which voters have approved amendments to the Maryland Constitution, the Department of Legislative Services publishes the amended version and posts the document online. The publication also includes the United States Constitution.

Laws of Maryland

After the Governor signs or vetoes bills, the Department of Legislative Services publishes the *Laws of Maryland* (Session Laws) for that year. The Session Laws are a set of volumes containing all laws adopted during the previous session and all bills vetoed by the Governor with the veto messages. The Session Laws are published initially as paperbound volumes, called “advance sheets.” These are later replaced by hardbound volumes. Beginning with the 1996 session, the Session Laws are available online through the Chapter Indexes and as a compilation, beginning with the 2007 session.

Annotated Code of Maryland

The Annotated Code of Maryland, published by commercial publishers, is a multivolume compilation of the permanent public general laws. This compilation is organized in what are designated as “articles,” which are based on broad subject matter areas. Each year the publisher updates the Code using the newly passed laws found in the *Laws of Maryland*. Under Section 2-1247 of the State Government Article, all legislators are entitled to a set of the Annotated Code of Maryland, to be kept up-to-date at State expense as long as they are members of the General Assembly. Legislators receive their sets of the Annotated Code from Library and Information Services.

Except for any copyrighted material owned by the publisher, such as section captions, editor’s notes, and applicable court case references, the Code is accessible through the “Search” and “Statute Text” links on the General Assembly website homepage. There is also a link to the publisher’s Maryland Code Online.

Journals of the Senate and House of Delegates

The journals, prepared by the Secretary of the Senate and the Chief Clerk of the House, are the official record of the proceedings of the Senate and the House for the
Publications and Electronic Resources

entire session. These documents are published in both softbound and hardbound versions and must be requested. The journals are available on the General Assembly website from 2007 forward. Beginning with the 1996 session, the daily Senate and House floor proceedings are available on the General Assembly website.

Since the 1992 session, the Senate has audiotaped its committee and floor proceedings. Copies at $5 per cassette tape or $7 per compact disc (CD) are available through the Information Desk, Library and Information Services. Proceedings may also be reviewed at Library and Information Services by appointment. The audio portions of the Senate and House floor proceedings are available on the General Assembly website beginning with the 2000 session. Beginning with the 2011 session, video and audio broadcasts of House committee hearings and audio broadcasts of Senate committee hearings will be available online.

Rules of the Senate and House of Delegates

At the beginning of each session, the Senate and House adopt rules to govern their respective chambers. The rules are published by the Secretary of the Senate and the Chief Clerk of the House.

Synopsis of Laws

The Synopsis of Laws, a quick reference that complements the use of the Session Laws, contains brief summaries of enacted session legislation, passed joint resolutions, and vetoed bills. The synopsis includes a subject index, as well as indexes that cross-reference bills to chapter numbers and to sponsors. Sections of the Annotated Code of Maryland and the codes of Public Local Laws that were amended, added, or repealed during the session are also indicated. This document may be accessed online beginning with the 2006 session.

Indexes to Legislation

Bill indexes, printed from the online bill status system, are published in separate volumes by subject, sponsor, committee, and statute and are available on the General Assembly’s website from 2006 to the present.
Final Status Report

This report contains a numerical listing of all legislation introduced during a session with each bill’s short title and final status and is available on the General Assembly’s website beginning with the 2006 session.

Daily Synopses

While the legislature is in session, a daily synopsis (or summary) is published of all bills and joint resolutions that are to be introduced. Copies are placed on legislators’ desks before each floor session and are distributed throughout the legislative complex. Bill and resolution synopses may also be accessed on the General Assembly website for the current session and for each session beginning with 1996.

Legislative Calendars

The Secretary of the Senate prepares a legislative calendar or agenda each day reflecting the matters to be considered during the floor session. The agenda includes committee reports, bills that have been “laid over” or “special ordered” from a prior session, bills on third reading, and other items of interest. In the House of Delegates, the Office of the Chief Clerk prepares individual calendars for each committee report, bills on third reading, or other items of legislative business to be considered at the floor session. The agendas are available on the General Assembly website’s homepage.

Meeting Schedules

A Committee Meetings and Hearing Schedule, issued each Thursday year-round, contains the dates, times, locations, and topics of all scheduled meetings of the General Assembly’s committees. The schedule also includes other meetings of interest related to State government. Addenda to the weekly schedule are published as necessary. The schedule is distributed to legislators’ offices and is also available on the General Assembly website. Prior session hearing schedules are available beginning with 2008.

Roster and List of Committees

A Roster and List of Committees is issued for each session and interim. The roster contains biographies of legislators, committee membership lists, Senate and House membership lists, and various appendices providing other pertinent legislative
information. The roster is also available on the General Assembly website. In addition, a condensed, “pocket-size” roster, authorized by the Secretary of the Senate and the Chief Clerk of the House of Delegates, is prepared every session.

**Notice of Legislative Unit Invitations to Meals and Receptions**

The *Notice of Legislative Unit Invitations to Meals and Receptions*, issued each Thursday year-round, contains the date and locations of each upcoming meal or reception held by a regulated lobbyist to which a legislative unit has been invited. Addenda to the weekly notice are published as necessary. Regulated lobbyists are required to register the meal or reception with the Department of Legislative Services at least five days before the event. The notice is available at the Information Desks in the Annapolis legislative complex.

**Official Dates of Interest Calendars**

Legislative staff compiles a list of deadlines and other dates of interest primarily related to the legislative process for each session of the General Assembly and for each interim. The calendars are available at the Information Desks and, beginning with the 2003 session, on the General Assembly website.

**Committee Reports (Reflective of Interim Work)**

Before the beginning of every session, each standing committee presents a written report on its activities over the preceding interim. These reports are included in the *Summary Reports of Committees* issued by the Legislative Policy Committee. The committee also publishes and posts online a compendium of its minutes for each interim. Legislative Policy Committee documents are also online.

In addition, statutory and special committees issue written reports upon the completion of their task or charge. These reports are usually included in the *Summary Reports of Committees*. In some cases they are issued as separate reports that are available from Library and Information Services and may also be available online.

**Issue Papers (Predictive of Session Work)**

Prior to each session, the Department of Legislative Services prepares an information report on current issues that are likely to be considered during the next regular session. The *Issue Papers* publication is a compilation of the briefings arranged
by major topic. Each issue paper is followed by an identification of the staff who worked on that particular topic. Members may contact the staff for additional information. Beginning in 2004, the Issue Papers are available on the General Assembly website.

**The 90 Day Report – A Review of Legislation of the Annual Session**

Several days after the end of the regular session each year, the Department of Legislative Services publishes The 90 Day Report, a comprehensive review of legislation that was considered during the session. The 90 Day Report is divided into 12 parts, each dealing with a major policy area. Each part contains a discussion of the majority of bills passed in that policy area, including comparisons with previous sessions and current law, background information, and a discussion of significant bills that did not pass. Information relating to the operating budget, capital budget, and aid to local governments is included. Each legislator receives a copy of The 90 Day Report during the week following the end of session. Beginning with the 1998 session, the reports are available on the General Assembly website.

**Bills Enacted and Vetoed**

A list of the bills enacted and vetoed is available at the General Assembly website for each session, beginning with 2000.

**Major Issues Review (Four-year Term)**

This document, published by the Department of Legislative Services during the interim of the fourth year of a four-year term, summarizes legislative activity over the term and includes discussion of all major issues, significant bills that did and did not pass, and gubernatorial vetoes of major legislation. Like The 90 Day Report, the Major Issues Review is divided into 12 parts, each dealing with a major policy area. Business and economic development, crime, education, health, State budget, taxes, and transportation are some of the major issues discussed. The Major Issues Review, beginning with the 1995-1998 term, is available on the General Assembly website.

**Effective Dates of Enacted Legislation**

Enacted legislation may become effective on June 1, July 1, October 1, or at some other date as specified in the legislation. Other than emergency bills, which take effect as soon as they are signed and the State budget bill, which is effective on the day it passes, June 1 is the earliest date for a bill to become effective. Budget, tax, and revenue bills
usually take effect on July 1. By custom, October 1 is the usual effective date for most bills. However, bills may also have varying effective dates as specified in the bills. To notify the public, the Department of Legislative Services publishes an effective dates list prior to June 1, July 1, October 1, and January 1 of each year. Beginning with 2005, the lists, as well as abnormal effective date information, are available on the General Assembly website.

**Bill Review Letters**

Bill review letters, used as a part of the Governor’s consideration of whether to sign or veto legislation, provide advice as to the legality and constitutionality of bills passed by the General Assembly. The Office of the Attorney General prepares these letters. For use in the drafting, review, and analysis of bills and amendments, each interim the Office of Policy Analysis prepares *An Analysis of Selected Bill Review Letters of the Attorney General of Maryland on Legislation Passed by the General Assembly*, which discusses constitutional and legal pitfalls in legislative drafting.

**Legislative Drafting Manual**

The *Legislative Drafting Manual* is published annually to assist those involved in the drafting of bills and amendments for the General Assembly. It is intended to serve as a teaching text for those new to legislative drafting, a ready reference guide for veteran legislative staff, and a source of useful information on legislative drafting and process for the general public. The fundamental goal of the manual is to ensure accuracy, clarity, and uniformity in the drafting of legislation in Maryland by promoting compliance with constitutional principles, rules of law and statutory interpretation, and accepted practices regarding style, form, and process. Copies are available from Library and Information Services and on the Department of Legislative Services website.

**Maryland Style Manual for Statutory Law**

Under Section 2-1238(10) of the State Government Article, the Department of Legislative Services is required to maintain a style manual for statutory law. Its rules should be followed, to the extent practicable, in preparing any legislation for the General Assembly.
Maryland Legislative Desk Reference Manual

The Maryland Legislative Desk Reference Manual is intended primarily to provide a quick source of information on the general state of the law in areas commonly encountered by policy analysts in drafting legislation and providing other professional staff services to the General Assembly. It can also be useful to others who may have a more casual interest in Maryland law and legislation. Discussions of statutory, legislative procedure, constitutional, local government, administrative, and staffing issues are included.

Legislative Ethics Guide

Updated as necessary, the Legislative Ethics Guide is based on the Maryland Public Ethics Law, Title 15 of the State Government Article. Topics discussed in the guide include conflicts of interest, gifts, prohibited employment and compensation, and financial disclosure. Ethics opinions and forms are also included. This publication is available in print and on the General Assembly website.

The Legislative Wrap-Up

Each Friday during session, Library and Information Services produces The Legislative Wrap-Up, which follows the progress of some of the most important bills and events throughout the session. Short, neutral narratives of important bills are grouped according to major subject categories. The last issue of The Legislative Wrap-Up, published shortly after sine die, reviews the final status of the majority of the bills that have been tracked since the beginning of the session. For prior sessions, The Legislative Wrap-Up is available on the General Assembly website, beginning with the 1996 session.

Cases and Decisions Update

The Office of Policy Analysis annually prepares a summary and analysis of selected, recently issued opinions of the Court of Appeals of Maryland, the State’s highest court, that are identified as being of interest to the members of the General Assembly. Cases that involve the interpretation of statutes passed by the General Assembly have the highest priority in the selection of opinions to be included in the Cases and Decisions Update.
Budgetary and Fiscal Documents

**Budget Books**

Sets of the books on the budget – one volume on the capital budget, three volumes on the operating budget, and one volume on budget highlights – are distributed to members of the General Assembly by the Department of Budget and Management on the day the Governor submits the budget to the General Assembly. Electronic access is available through the Department of Budget and Management website (http://www.dbm.state.md.us).

**Fiscal Briefing**

This overview of the budget and other significant fiscal issues is presented to the legislative committees by the Office of Policy Analysis shortly after the Governor’s introduction of the budget to the General Assembly. Periodic updates on specific issues are prepared throughout the year, mostly at the request of the fiscal committees or individual legislators. Beginning with the 2001 session, these documents are available on the General Assembly website, along with budget reprints, committee reports, summaries, and various reports related to Maryland’s fiscal health.

**Analyses of the Maryland Executive Budget**

The Analysis of the Maryland Executive Budget documents include an agency-by-agency analysis of the budget submitted by the Governor, a summary of the State’s operating and capital budgets, a forecast of State revenues and expenditures, and special studies relating to the State budget. Beginning with the 2001 session, the analyses of the operating and capital budgets are available on the General Assembly website. Beginning in 2007, the analyses of the executive’s supplemental budgets are also online.

**Joint Chairmen’s Report (Operating and Capital Budgets)**

This report, by the chairs of the Senate Budget and Taxation Committee and the House Appropriations Committee, incorporates detailed statements of all legislative reductions made to the operating and capital appropriations and includes narrative that expresses legislative intent and policy guidelines relative to the action taken. The report is released in April. Beginning with the 1998 report, the text is available on the General Assembly website.
Local Government Finances in Maryland

This document, published by the Department of Legislative Services, summarizes revenues and expenditures of Baltimore City, counties, municipalities, and special taxing districts. The document is online beginning with 2003.

Fiscal and Policy Updates

These reports are published periodically by the Office of Policy Analysis and are distributed to all members to help keep them abreast of the latest fiscal and policy issues, trends, and projections.

Fiscal Effects Report

After the Governor has signed the session’s bills into law, the Department of Legislative Services publishes The Effect of the Legislative Program on the Financial Condition of the State (also called “Fiscal Effects”), which is posted online beginning with 2006. This report lists enacted legislation that affects State and local finances, summarizes State revenues and appropriations, and discusses the major fiscal issues of the session.

Fiscal Digest

Following the end of the session, the Department of Budget and Management publishes the Fiscal Digest, which summarizes and clarifies the final actions taken by the General Assembly on the operating and capital budgets. The digest is available on the department’s website.

Comptroller’s Report

After the close of a fiscal year, the State Comptroller issues a report, the Comprehensive Annual Financial Report of the State of Maryland (CAFR), detailing actual revenues and expenditures. The report is available on the Comptroller’s website.
Capital Debt Affordability Committee Report

Under Section 8-112 of the State Finance and Procurement Article, the Capital Debt Affordability Committee is required to submit a recommended level of debt authorization for the next fiscal year to the Governor and the General Assembly in September of each year. This report contains the committee’s recommendations and is available on the State Treasurer’s website.

Effect of Long-term Debt on the Financial Condition of the State

This annual report includes a review of the recommendations of the Capital Debt Affordability Committee, an independent affordability analysis, and a market analysis. The report is prepared by the Department of Legislative Services each November and, beginning with 2006, is available on the General Assembly website.

Spending Affordability Committee Report

In December of each year, the Spending Affordability Committee submits a report with recommendations on fiscal goals for the State budget to be considered at the next regular session of the General Assembly. In preparing the report, the committee reviews data concerning the economic status of Maryland, the budget and fiscal issues of previous fiscal years, projections for the next fiscal year, and the results of the Capital Debt Affordability Committee report. The text of the report, along with spending affordability briefings from 2004, is available on the General Assembly website.

Board of Revenue Estimates

Under Section 6-106 of the State Finance and Procurement Article, the Board of Revenue Estimates (which consists of the Comptroller, the Treasurer, and the Secretary of Budget and Management) is required to submit reports to the Governor that (1) contain an itemized statement of the estimated State revenues from all sources for the fiscal year following the fiscal year in which the report is made; and (2) include any recommendations of the board. The Governor is required to forward this report to the General Assembly.

The reports of the Board of Revenue Estimates are released in March, September, and December for the purposes of informing the Governor of the State’s revenue picture at those three junctures. The reports appear on the State Comptroller’s website.
General Information

Maryland Documents

Under Section 2-1246 of the State Government Article, Maryland Documents is compiled each month for members of the General Assembly. This list of all State publications cataloged by Library and Information Services during the previous month is available on the Department of Legislative Services website.

Maryland Manual

Every two years the State Archives publishes the Maryland Manual, which is a compendium of general information about the State and its government, including photographs and biographical sketches of all of the members of the General Assembly. By law, each member is entitled to 10 copies of the Maryland Manual. The manual is linked to the General Assembly website.

Maryland Register

Legislators also receive the Maryland Register, a biweekly publication of the Division of State Documents of the Office of the Secretary of State. It contains notices of official actions by all agencies of State government and serves as the temporary supplement to the Code of Maryland Regulations (COMAR). Any change to the text of regulations published in COMAR must first be published in the Maryland Register. A complete set of COMAR is available in the library. COMAR and the Maryland Register are also accessible on the Secretary of State website (www.sos.state.md.us).

Maryland Clipper

The Maryland Clipper is a compilation of newspaper articles of general interest selected from numerous local, State, and national newspapers. Legislators and their staff receive the Maryland Clipper daily during the session and weekly during the interim from Library and Information Services. For use in the library, past issues of the Maryland Clipper beginning with 1988 are compiled in chronological order and also by subject.
State of Maryland Telephone Directory

A telephone directory of State employees is compiled biennially by the Department of Budget and Management. It includes a section arranged by organizational unit and one with individuals arranged alphabetically by last name. The directory is available on the State of Maryland website (www.maryland.gov).

Maryland General Assembly Telephone Directory

Each session the Department of Legislative Services compiles the Maryland General Assembly Telephone Directory. The directory includes telephone numbers of legislators, committees, Department of Legislative Services staff, the Governor’s staff, and selected State agencies. Also included are legislative fax numbers, maps of Annapolis State buildings and parking facilities, and floor plans of the State House, Legislative Services Building, Senate Office Buildings, and House Office Building.

Legislative Handbook Series

The Maryland Legislator’s Handbook is one volume of a series of books published every four years by the Department of Legislative Services. The handbook is designed to give members of the General Assembly an overview of the legislative process, the organization of the General Assembly, and the services and facilities available to legislators. The other volumes are Government Services in Maryland; Maryland’s Revenue Structure; Maryland’s Budget Process; Maryland State Personnel, Pensions, and Procurement; Maryland Local Government; Business Regulation in Maryland; Maryland’s Criminal and Juvenile Justice Process; and Education. The series is also available on the General Assembly website, as well as on a CD.

Legislative Intern Handbook

The Legislative Intern Handbook provides legislative interns with an understanding of the processes, procedures, and nomenclature associated with the Maryland General Assembly. A description of the program is included on the Department of Legislative Services website.
Guide to Legislative Printing

The Guide to Legislative Printing assists legislators and their staff in preparing documents for reproduction by the legislative Print Shop, consistent with guidelines established by the presiding officers.

Department of Legislative Services Brochure

This document familiarizes the General Assembly and the public with the organization and purpose of the Department of Legislative Services and describes generally the programs, services, publications, and documents it provides. The Department of Legislative Services website also contains extensive information on the department, its mission, programs, and services.

Annapolis Report

The Annapolis Report summarizes legislation passed by the General Assembly. All legislators representing a district or sub-district must agree to order the report for their district. Printing and mailing costs are paid by these legislators and can be charged to the members’ district office accounts. Addressing is the responsibility of the district. There is no obligation to order. For further information, legislators may contact Library and Information Services.

Your Voice in Annapolis

Your Voice in Annapolis, prepared by Library and Information Services, provides a short but comprehensive overview of the processes and procedures of the General Assembly. The booklet includes a brief history of the General Assembly, the roster of legislators current at the time of publication with Annapolis addresses, standing committee memberships, and chamber seating assignments. There is a description of the responsibilities of the General Assembly and the requirements mandated by the Maryland Constitution related to the passage of legislation. Information on how a bill becomes a law and on the process by which standing committees consider legislation is also included. Copies are available at the Information Desk, Library and Information Services.
Under the Dome

Under the Dome is a commemorative chronicle of the Maryland General Assembly during the twentieth century. In chapters organized principally along broad subject areas of policy and law, the book contains a selection of issues, events, and photographs significant in the history of the State legislature.
Chapter 8. Facilities

State House

The focal point of Legislative and Executive Branch activities in Annapolis is the State House, situated within State Circle in the center of the city. This building is the oldest state capitol in continuous legislative use. The first floor contains the chambers of the Senate and the House of Delegates with the presiding officers and their staff occupying suites of offices on corridors that parallel the two chambers. Offices of the Secretary of the Senate and the Chief Clerk of the House of Delegates are located along the corridors. A lounge for members is located at the rear of each chamber.

The second floor houses the offices of the Governor, the Lieutenant Governor, and the Governor’s staff. The Governor’s Reception Room, located in the Governor’s suite, is the site of bill signings. Also on the second floor are the visitors’ galleries of the House and Senate chambers.

The press occupies offices on the ground floor of the State House. A legislative information desk on that floor is operated full time during session for the benefit of legislators, staff, and the public. The Amendment Office of the Department of Legislative Services is also on the ground floor, and Legislative Document Management maintains auxiliary copying facilities there as well. The ground floor of the State House includes additional space for the Governor’s staff, President’s staff, and Speaker’s staff; a lounge for student pages; and a canteen that operates during the session.

Senate Office Buildings

The James Senate Office Building and the Miller Senate Building house offices for senators, committee offices, and public hearing rooms.

Offices for senators occupy the building at College Avenue and Bladen Street, the William S. James Senate Office Building, named for the Harford County senator who served as President of the body from 1963 to 1975. Each senator has a suite consisting of a private office and an office for staff, with a conference room for every four senators. Ceremonial conference rooms are located on the first floor and a reception room on the second floor. The Majority Leader and the Minority Leader maintain offices on the second and fourth floors, respectively. Adjacent to their offices are meeting rooms for the majority and minority caucus meetings. The basement contains quarters for a canteen that operates year round.
The Miller Senate Building, dedicated January 9, 2001, and named after Maryland’s longest serving Senate President, Thomas V. Mike Miller, Jr., provides offices and meeting rooms for the primary standing committees of the Senate. Located on Bladen Street, the building is connected to the James Senate Office Building by enclosed walkways.

Offices for the President of the Senate and staff are located in one section of the first floor, although the President’s principal office is in the State House. The first floor of the Miller Building also has two large conference rooms, a media center for recording and broadcasting committee hearings, and a legislative information desk staffed by the Department of Legislative Services during session. The first floor galleries offer permanent exhibit space for the Peabody Collection. A public lounge and one of the two walkways to the James Senate Office Building are on this floor.

Offices for committee chairs and vice chairs of the Education, Health, and Environmental Affairs Committee and the Judicial Proceedings Committee are located on the second floor. Budget and Taxation Committee and Finance Committee offices are located on the third floor. Each committee has office space for staff and a well-equipped public hearing room with a vestibule for those waiting to testify on legislation. Galleries on both floors provide space for guest exhibitions. The second walkway to the James Senate Office Building is on the second floor.

The President Pro-Tem occupies offices on the fourth floor along with staff offices, one additional committee hearing room used by the Executive Nominations Committee and other groups, and two hearing rooms for subcommittees of the Budget and Taxation Committee and other groups.

The Miller Senate Building also contains a legislative supply office and parking for senators and staff on the lower levels of the building.

**House Office Building**

Situated directly across Bladen Street from the Senate Office Building complex is the House Office Building. The original building, named after former Speaker Thomas Hunter Lowe, was completed in 1975 with a new addition completed in 2006 and named for the former Speaker Casper R. Taylor, Jr. It provides offices for the delegates, hearing rooms, and other facilities.

The main floor of the House Office Building contains hearing rooms and offices of the chairs, vice chairs, and staff of the House Appropriations, Ways and Means, and Judiciary committees. There is meeting space for several county delegations, as well as
additional offices for delegates and staff and additional meeting space. A public lounge, media room, and a multipurpose room are also located on the first floor.

The second floor of the House Office Building contains the hearing rooms and offices for the chairs, vice chairs, and staff of three House committees: Economic Matters, Environmental Matters, and Health and Government Operations. The remainder of this floor provides office space for delegates, staff, and additional meeting space.

On the third and fourth floors are offices of delegates and their staff and additional meeting space. On the third floor of the new addition, there are also offices for the Speaker of the House, although the Speaker’s principal office is in the State House. The computers for the legislative and telecommunications systems are housed on the fourth floor of the original House Office Building. Beneath the main floor of the House Office Building is parking for delegates and some staff.

**Legislative Services Building**

The Legislative Services Building, with five floors, is situated across State Circle from the State House. It primarily houses the Department of Legislative Services.

The Library and Information Services unit of the department is located on the basement level. Also located on this floor are the legislature’s printing facility and telecommunications office. The tunnel connecting the Legislative Services Building with the House and Senate office buildings is accessed on this floor.

The mail room, bill room, legislative sales office, and Office of Information Systems, including a computer training room, are on the ground floor. The tunnel connecting the Legislative Services Building with the State House is accessed from this floor.

The Joint Hearing Room, bill drafting office, Office of the Attorney General (Counsel to the General Assembly), and offices for the State Police are located on the first floor. The Director of the Office of Policy Analysis, some policy analysts, and support staff, as well as staff in the Office of Information Systems, also occupy offices on this floor.

The second floor is occupied by the Office of the Executive Director of the Department of Legislative Services, the Counsel to the Joint Committee on Legislative Ethics, and policy analysts and support staff of the Office of Policy Analysis. The third floor houses the offices of Finance and Administrative Services, Human Resources
(General Assembly and departmental), Legislative Document Management, and the Legislative Intern and Page Coordinator, all units of the Office of the Executive Director.

Parking

Special parking areas are maintained for members of the General Assembly and their staff. Members of the Senate have parking spaces in the lower levels of the Miller Senate Building. House members have spaces in the garage in the House Office Building. To gain access, members must scan their photo badges at sensors located at the entrance to these garages.

Special numbered automobile license plates bearing the inscription “Senate” or “House of Delegates” are issued to members by the Motor Vehicle Administration. Requests for these special tags are made through the offices of the President and the Speaker.

Some legislative employees are assigned parking spaces nearby during the legislative session and interim. Other staff park in the Calvert Street Garage, completed in 2006. Access is gained by scanning one’s photo badge at sensors located at the garage entrances. In addition, legislative employees may park at the Naval Academy Stadium. A shuttle bus operates from the stadium parking lot to provide transportation between the lot and the Annapolis government complex. Legislative employees must scan their photo badges to gain access to reserved parking at the stadium and may ride the shuttle free of charge.

Security

Buildings in the capitol complex are accessible to the public only through specified entrances. The State House has two entrances open to the public, one on the first floor and the other on the ground floor. Both are on the Lawyers’ Mall side of State Circle. Visitors must enter the Senate Building complex and the House Office Building at their main entrances on Bladen Street. The Legislative Services Building is accessible at the entrance on Lawyers’ Mall.

To enter a building, visitors must present a photo identification card, such as a driver’s license, and pass through a metal detector. Security officers also search bags and other personal effects. Temporary badges are then issued and must be visible for the duration of the visit.

Legislators and legislative staff are required to have photo badges and may access the buildings by scanning their badges at sensors located at various entrances. Other
State employees are allowed access to the complex on presentation and display of their State photo badges.
Early History

On February 26, 1635, some 11 months after the first Maryland settlers landed on the island in the Potomac, which they named for Saint Clement, the freemen of the new colony of Lord Baltimore gathered at St. Mary’s City for the first General Assembly of the province. They were there under summons of Leonard Calvert, Governor of the province and surrogate of Cecil Calvert, Lord Baltimore and Proprietary, acting under the charter issued by Charles I in 1632, giving the Proprietary authority to enact laws, “with the Advice, Assent and Approbation of the Free-Men of the same Province” and decreeing that these “Free-Men, or their Delegates or Deputies, shall be called together for the framing of LAWS, when, and as often as Need shall require....”

In large part, the first legislative assemblies of Maryland reflected conditions in the parent nation, and their struggle with the Proprietary over the meaning of “advice and assent” mirrored the fight of the English Parliament to supersede the monarch as the highest legislative authority.

Due to lack of records, little is known of this first General Assembly. It is certain, however, that it was a gathering of all the freemen of the province, in person or by proxy, in an atmosphere resembling a town meeting. The freemen mentioned in the charter and in the early archives were the male inhabitants, 21 years of age or older and free of bondage.

The second session of the General Assembly opened on January 25, 1638, with Governor Calvert presiding. The Assembly gave Governor Calvert general supervision of the proceedings and the decorum of the body and proceeded to adopt a set of rules of order based on standards of conduct and procedure that had been developed over the centuries by the English Parliament. These included the hours of opening morning and afternoon sessions, the requirements for a quorum, and general rules of conduct while speaking. Another rule adopted at a later date during the session was “that all bills propounded to the house for lawes, should be 3 times read on 3 severall days afore they should be putt to the vote.”
The Great Seal of Maryland

The Great Seal of Maryland is used by the Governor and the Secretary of State to authenticate Acts of the legislature and for other official purposes. The first Great Seal was sent from England shortly after settlement of the Colony. It remained in use, although slightly altered, until the Revolution. Maryland then adopted a new seal similar in form and spirit to those of other states. One hundred years later, the State of Maryland readopted its old seal (Joint Resolution No. 5, Acts of 1876).

The reverse consists of an escutcheon, or shield, bearing the Calvert and Crossland coats of arms quartered. Above is an earl’s coronet and a full-faced helmet. The escutcheon is supported on one side by a farmer and on the other by a fisherman. It symbolizes Lord Baltimore’s two estates: Maryland and Avalon in Newfoundland. The Calvert motto on the scroll is “Fatti maschii parole femine,” usually translated “strong deeds, gentle words.” The Latin legend on the border (the last verse of Psalms 5 from the Vulgate) is translated “with favor wilt thou compass us as with a shield.” The date, 1632, refers to the year the Maryland Charter was granted to Cecilius Calvert, second Lord Baltimore.

The obverse of the seal shows Lord Baltimore as a knight in full armor mounted on a charger. The inscription translated is “Cecilius, Absolute Lord of Maryland and Avalon, Baron of Baltimore.”
But the main business before this second General Assembly was whether it would accept the bills drafted and presented to it for “advice, assent and approbation” by the Lord Proprietor. The Assembly ignored these and on its own initiative passed other bills that were sent along to the Proprietary for his assent.

Cecil Calvert challenged the legality of the Assembly’s action, and when the legislative body met again in February 1639, it had before it another set of bills proposed by the Proprietary.

The freemen moved promptly to reject Lord Baltimore’s proposals. On the second day of the session they voted, 37 to 14, against the bills he proposed. The 14 affirmative votes were those of the Governor and his council, including the proxies they held. The journal of the session states that the proposal was “denied by all the rest of the assembly, being 37 votes.”

The legislators themselves had their own ideas about their prerogatives. They chose a committee of five members to draft a new set of bills. Forty-two of these were passed before adjournment on February 25. All were rejected at first by Lord Baltimore but then, in August of that year, he relented, settling once and for all the General Assembly’s right to initiate and pass laws, reserving to himself the right to veto.

Seeds of Bicameralism

Although these first assemblies in form were a single house comprised of all the freemen of the Province, either in person or by proxy, they contained the seeds of bicameralism and representative government, both well established in English legislative tradition.

The first two meetings (in 1635 and 1638), were attended by the Governor, his secretary and the members of his council, the freemen generally, in person or by proxy, and, in the 1638 meeting, by burgesses chosen by the inhabitants of Kent Island.

The idea of presence in the assembly by representation was pushed a step further in the writs of summons issued in the name of the Proprietary in the winter of 1638-1639 for the session that opened on February 25, 1639. Special writs were issued to members of the council and close associates of the Governor. General writs were issued commanding the inhabitants in the “hundreds” (civil subdivisions) to hold meetings and “chuse two or more discreet and honest men to be their deputies or burgesses....”

At the 1639 session the assembly passed what it entitled “An Act what persons shall be called to every Generall Assembly.” As the title suggests, it defined the
constituency of the legislative body, with allotments as follows: (1) “everyone being of the Council of this Province,” (2) “any other Gentlemen of able judgment and quality Summoned by this Writt,” (3) “the Lord of every Mannor within this Province after Mannors are erected,” and (4) representatives of all the hundreds. The writs of summons specified that there be an election in each hundred to “chuse some one, two or more able and Sufficient men for the hundreds (as the said Freemen or the major part of them so assembled shall think good)....”

Another Act at the same session provided a quorum of 12 members, the “Lieutenant Generall (Governor) and Secretary of the Province to be alwaies two,” named the legislative body “the house of Assembly,” and decreed that a bill to become law require approval of the “major part of the Persons assembled” and the assent of “the Lieutenant Generall in behalf of the Lord Proprietarie.”

The apportionment of membership among the localities appeared to have been of no concern whatsoever until 1640, when the writs of summons began to indicate the number of burgesses the hundreds might be expected to send to the Assembly. For the session of October 1640, the writ for Kent Island\(^1\) specified that this jurisdiction select “one or more” burgesses, “not exceeding four.” St. Clement’s hundred was told to send one, and the remaining hundreds (St. Mary’s, St. George’s, and St. Michael’s) two each.

In addition to these, there were, of course, the special writs for the members of the council and special friends of the Governor.

Apportionment of the membership became a legal reality in an Act of 1650 creating two chambers, an upper house comprised of the Governor, the Secretary of the Province, and members of the council, and a lower house consisting of 11 members from St. Mary’s County, 1 member from “Ile of Kent County” and 2 members from that “part of the Province called Providence.”\(^2\)

After the British revolution of 1688 and the installation of William and Mary as monarchs, Maryland became a crown colony. At the first General Assembly under the Royal Governor in 1692, the Act of Toleration was repealed, Anglicanism became the established religion, and there began a series of Catholic persecutions and repressions that continued in varying measures of severity until Maryland became an independent state in 1776.

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\(^1\) At the time a “hundred” of St. Mary’s County.

\(^2\) Now Anne Arundel County.
The Mace and Speaker’s Medallion

For over 300 years, the House of Delegates has not gone into session without displaying one of its most cherished possessions, the Mace – an ebony and silver staff measuring 24½ inches long by 1¾ inches in diameter. Traditionally used to bring witnesses before the House and to keep order, the Mace in use today is believed to be the same one first presented to the Speaker of the House of Delegates (then known as the Lower House of Assembly) by Governor Francis Nicholson in 1697 or 1698. It was offered in the English parliamentary tradition; the English House of Commons first used a mace as a symbol of resistance to King Charles I. At one point, the silver on the Maryland Mace was engraved with the 1794 Great Seal. Today, it remains a symbol of the independence and authority of the House.

In 1995 the Mace served as the inspiration for the Speaker’s Medallion, an award now given annually to two individuals: one is a former member of the House of Delegates chosen in recognition of an outstanding career of service and one is an individual chosen for his or her exemplary service to the House and the State of Maryland. The Speaker’s Medallion depicts the Mace backed by the Maryland flag on one side, and the 1794 Great Seal of Maryland encircled with the words, “Industry the Means, Plenty the Result”, the State motto from 1794 to 1817, on the other.

Except for one or two brief intervals, the seat of government in Maryland had remained in St. Mary’s City where it was established in 1634. In the minds of some Protestants, St. Mary’s City symbolized Catholic-Calvert authority, and when the Protestants became the dominant political force, they began a clamor for the removal of the capital.

As St. Mary’s City was the center of Catholic traditionalism, the center of Protestant insurgency in the Province was an area known variously as Proctor’s Landing, Providence, Ann Arundel Town, and finally Annapolis. It was to here that Protestants wished to move the capital, and, over protests of the inhabitants of St. Mary’s City, the seat of government was established at this site on the Severn River in the winter of 1694-95.
The General Assembly met for the first time in the new capital in 1695, and there it has sat continuously since, with two exceptions. In April 1757 an epidemic of smallpox in Annapolis drove it to Baltimore, and in April 1861, it left Annapolis and repaired to Frederick, a city sympathetic to the Union.

Constitution of 1776

Elections for a constitutional convention were held in the summer of 1776, and on August 14 of that year the convention assembled in Annapolis. On November 3 a Declaration of Rights was adopted, and five days later the constitution itself was accepted.

The Declaration of Rights, adopted just a few months after the colonies declared themselves independent of British rule, reaffirmed the independence of Maryland as a state.

It provided for the separation of executive, legislative, and judicial powers. The essential rights of individuals, imbedded in the common law and in the English Bill of Rights of 1689, were recited – freedom of speech and assembly, the right of trial by jury and due process, freedom from unwarranted search and seizure, etc. Religious freedom in Maryland was restored, the protection being confined, however, to persons professing the Christian religion.

The Constitution of 1776 established a legislature consisting of “two distinct branches, a senate and a house of delegates, which shall be stiled the General Assembly of Maryland.”

In the House of Delegates, each of the 18 counties was allotted 4 delegates, and Annapolis and Baltimore were allotted 2 each. Delegates were chosen by popular vote for one-year terms. The Senate was composed of 15 members, 9 from the Western Shore, and 6 from the Eastern Shore, chosen by electors elected by the people, 2 from each county and 1 each from Annapolis and Baltimore. Senators were elected for five years.

Distrust of executive authority and reliance upon the legislature, deriving from years of unpleasant experience with Royal and Proprietary executive power, was evident in this first State constitution. Governors were elected by the General Assembly for one-year terms. The executive veto was abolished.
The first General Assembly under the constitution met February 10, 1777. It elected Thomas Johnson as Governor and set about enacting laws for the prosecution of the War of Independence.

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**First Citizen Awards**

Each session the President of the Maryland Senate bestows “First Citizen Awards” to individuals who demonstrate their dedication and effectiveness as participants in the process of making government work for the benefit of all. First presented in 1992, the First Citizen Award is a citation embellished with a reproduction of a medal honoring Charles Carroll of Carrollton in 1826. It is given with a book devoted to a lengthy debate waged in the *Maryland Gazette* in 1773 between Charles Carroll of Carrollton and Daniel Delany, a well-known lawyer of the day. Signing his columns, “First Citizen,” Charles Carroll of Carrollton called for freedom and a restructuring of government based on the advice and consent of the people. He was a renowned Maryland legislator, helping to draft the State’s first Constitution, signing the Declaration of Independence in 1776, and serving as a member and the President of the Maryland Senate from 1777 to 1801 and as one of Maryland’s first U.S. Senators.

---

**Reforms of 1836-37**

The structure of government remained essentially unchanged over the ensuing decades. Property qualifications for voting were removed in 1801 and for holding office in 1809. And then, in 1836-37, the people approved sweeping constitutional reforms, all democratic in trend. Replacing an electoral college model, the amendments provided for the direct popular election of Governor and State senators. The Governor’s term was extended to three years. Most importantly, these amendments took steps to make the legislature more representative by beginning to equalize election districts.

The Senate was comprised of 21 members, with each county and Baltimore City represented by one senator. Senators’ terms were for six years, staggered in a fashion to provide for a renewal of a third of the body’s membership every two years.

Two systems for the apportionment of the House seats were provided: one for before and one for after the taking of the decennial census of 1840.
Members of the House, still elected for one-year terms, were selected prior to the promulgation of the 1840 census with each county, Baltimore City, and Annapolis granted a designated apportionment. Baltimore City was allocated five delegates, as many as the largest counties.

After the census, any county with over 35,000 people got the maximum six delegates. Baltimore City was entitled to as many delegates as the most populous county. Annapolis for apportionment purposes was considered a part of Anne Arundel County and lost its individual delegate.

By an amendment effective in 1846, the General Assembly began holding sessions biennially and delegates were elected to terms of two years.

**Constitution of 1851**

At the 1849 legislative session, a constitutional convention was called; it convened in Annapolis on November 4, 1850. Controversy at the convention centered on the question of apportionment of legislative membership. The city of Baltimore, whose population had mushroomed, principally as a result of European immigration, clamored for the apportionment of both houses on the basis of population.

In the Constitution of 1851, the General Assembly was empowered to reapportion the House of Delegates after each federal census on the basis of population, with certain qualifications. The House was to be composed of no more than 80 and no fewer than 65 members. No county would have fewer than two members, and Baltimore City was to have four more than was allotted to the most populous county. The Senate apportionment remained unchanged – one senator from Baltimore City and each of the counties, elected to four-year terms, staggered to provide renewal of half the body every two years.

Obviously, more than a decade would elapse before another federal census, and so an interim apportionment of the House was arranged, based somewhat upon population but strongly favoring the smaller counties.

**Civil War**

Because of the Civil War and the social upheaval that accompanied it, the General Assembly ceased to be an effective instrument of government during the war.

Governor Thomas Holliday Hicks for months resisted the pleas of secessionists for a special session to vote on secession. Finally, on April 26, 1861, he did call such a
The General Assembly of Maryland – Historical Summary

session but held it in Frederick, a Union stronghold far from secessionist Annapolis. The Assembly promptly rejected secession. For the remainder of the conflict, Maryland remained under Union military authority.

Constitution of 1864

The Civil War constitution – the Constitution of 1864 – was notable primarily because it abolished slavery, declared the U.S. Constitution and the laws passed thereunder to be “the supreme law of the land,” and denied the franchise to Southern activists and Southern sympathizers.

In its legislative provisions, the General Assembly improved the principle of fair representation by allowing Baltimore City three senators and making the apportionment formula of the House of Delegates more fair. Baltimore City was divided into three legislative districts, each entitled, as was each county, to one senator. The formula for House apportionment, based on white population (as it was calculated then), was:

- for every population of 5,000, or fraction thereof greater than one-half, one delegate until a total of five delegates was reached;
- for the next 20,000, or fraction thereof greater than one-half, one delegate; and
- for every 80,000 thereafter, or fraction thereof greater than one-half, one delegate.

This formula was to be applied after the next decennial census, but, since a new constitution was adopted prior to that time, it never became effective.

The 1864 Constitution also created the position of Lieutenant Governor, an officer to preside over the Senate and succeed the Governor in case of death, resignation, or removal from office.

Constitution of 1867

Some two years after the surrender at Appomattox, another constitutional convention met in Annapolis, and a new constitution, supplanting one scarcely three years old, was ratified by the people on September 18, 1867.

The new constitution revoked certain war measures and softened others aimed primarily at Southern sympathizers. It removed as obsolete the elaborate provisions for voting by soldiers, a device to assure Union control of the State during the war.
Likewise, prohibitions on voting and office-holding by supporters of the Confederate cause were repealed.

The anti-slavery articles of the State Constitution were kept intact but were mollified somewhat to allow former slave owners to be compensated by the federal government, if such compensation were ever authorized. The statement in the Declaration of Rights that every Maryland citizen owed “paramount allegiance” to the constitution and government of the United States was attenuated into a statement that the federal constitution and laws passed thereunder is the “supreme law of the land.”

The 1867 constitution established, for the first time since Independence, an executive veto. It also terminated Maryland’s first brief venture with a lieutenant governorship.

The apportionment of the General Assembly was settled with little controversy in this convention. Allotment of Senate seats remained unchanged – one for each of the counties and for each of the three legislative districts in Baltimore.

A weighted apportionment formula based on population was continued for the House as follows:

<table>
<thead>
<tr>
<th>Population Range</th>
<th>Delegate Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 18,000</td>
<td>two delegates</td>
</tr>
<tr>
<td>18,000 - 28,000</td>
<td>three delegates</td>
</tr>
<tr>
<td>28,000 - 40,000</td>
<td>four delegates</td>
</tr>
<tr>
<td>40,000 - 55,000</td>
<td>five delegates</td>
</tr>
<tr>
<td>Over 55,000</td>
<td>six delegates</td>
</tr>
</tbody>
</table>

Each Baltimore City legislative district was entitled to the number of delegates of the largest counties. This formula was to be applied following each decennial census, beginning with the 1870 census.

The Constitution of 1867 remains Maryland’s basic law. It has been amended repeatedly, however, and in the process has undergone some rather drastic alterations.

Apportionment of the membership of the two houses of the General Assembly remained unchanged for more than 30 years, until finally, in 1901, another legislative district was carved out in Baltimore, giving the city another senator and six more delegates. By an amendment approved in 1922, two more districts were added, giving the city 6 senators and 36 delegates.
This weighted apportionment formula, establishing maximums at a fairly low population level, obviously favored the smaller counties over the large counties and Baltimore City. With the remarkable population growth that followed World War II, it became so unfair that in 1950 a constitutional amendment was adopted freezing the House of Delegates apportionment at the level prescribed by the 1940 census enumeration.

After the legislature in Maryland and in other states persistently refused to heed the growing demand for apportionment reform, the courts throughout the country intervened, and, beginning about 1962, a series of federal and State decisions enunciated the doctrine of “one person, one vote.”

Maryland’s first attempt to comply was to reapportion the House and leave Senate representation unchanged. The U.S. Supreme Court, however, ruled that both the Senate apportionment and the “stopgap” House reapportionment were unconstitutional, and a special session of the General Assembly was called in 1966 to reapportion both houses in conformity with court decrees. The General Assembly reapportioned itself, providing a House of Delegates with 142 seats and a Senate with 43 seats.

The legislature’s self-reapportionment to comply with the Supreme Court’s orders was only a temporary stopgap. Governor Tawes used the opportunity to call the 1967 constitutional convention. The constitutional convention drafted a model, modern constitution, but it was rejected by the voters in the spring of 1968. In the wake of this “Magnificent Failure,” however, the legislature still had to be reapportioned. A 1970 constitutional amendment enshrined the constitutional requirement of “one person, one vote,” set the size of the legislature at 43 Senators and 142 Delegates, and provided for reapportionment every 10 years. Finally, in 1972, the constitution was amended once more to set the membership in the legislature as it is today: 47 Senators and 141 Delegates.

Terms and Sessions

By an amendment adopted in 1922, terms of members of the House of Delegates were increased from two years to four years.

Beginning in 1846, the General Assembly held regular sessions every two years. This continued, under the Constitutions of 1851, 1864, and 1867, until 1948, when a constitutional amendment was adopted providing for annual sessions, a 90-day session in odd-numbered years and a 30-day session in even-numbered years, the latter to deal only with the budget and emergency measures.
In a 1965 amendment, 70-day annual sessions were approved, and in 1970 regular sessions were increased to 90 days, with an optional 30 extra days, if approved by a three-fifths vote in each house.

Changes to the Capitol Complex

In the late 1960s, the 1939 State Office Building was remodeled to create space for offices and committee rooms for the Senate; in 1974 it was dedicated to Senate President William S. James. In 1975 the new House of Delegates building at the corner of College Avenue and Bladen Street was built to provide office space for House members for the first time, as well as adequate space for committees to meet. The House Office Building was named after former Speaker Thomas Hunter Lowe. Changes to the capitol complex have continued to the present time. A new Senate Office Building was finished in 2001. Named after the current President of the Senate, Thomas V. Mike Miller, Jr., the Miller Senate Building is now the home of the Senate standing committees and also contains some office space. The James Senate Office Building was renovated in 2001-2002 and rededicated in March 2003. An addition to the House Office Building, named in honor of former Speaker of the House, Casper R. Taylor, Jr., was completed in 2006. The new wing contains larger, more modern committee rooms and additional space to accommodate the public.

The Legislative Services Building was constructed in 1976 to provide central support facilities for the General Assembly and space for the nonpartisan professional staff. New tunnels connected the Legislative Services Building to the Senate and House office buildings, and space between the Governor’s Mansion and the Legislative Services Building was closed and landscaped as a mall, now known as Lawyers’ Mall.

The General Assembly in the Digital Age

The General Assembly provides a full range of computer services and office automation, including Internet access, email, and custom legislative applications. Legislative applications include preparation of bills, fiscal and policy notes, amendments, budget analyses, and web-based applications.

The General Assembly website (http://mlis.state.md.us) provides copies of bills and their synopses, bill status information, the schedule of hearings and committee meetings, budget analyses, commission and task force reports, the roster and list of committees, and a myriad of other materials, including live audio proceedings of Senate and House sessions. The Department of Legislative Services also has a website (http://dls.state.md.us) that provides a description of the mission and functions of the agency, the nonpartisan body supporting the General Assembly. These websites have in
many ways made the work of the General Assembly significantly more visible and accessible.
Appendix 1
Maps of Maryland – State Legislative Districts

Maryland Counties

Source: Department of Legislative Services
### MAP 1 – State Legislative Districts

<table>
<thead>
<tr>
<th>County</th>
<th>District</th>
</tr>
</thead>
<tbody>
<tr>
<td>Garrett</td>
<td>1 (1A)</td>
</tr>
<tr>
<td>Allegany</td>
<td>1 (1A, 1B, 1C)</td>
</tr>
<tr>
<td>Washington</td>
<td>1 (1C), 2 (2A, 2B, 2C), 3 (3B)</td>
</tr>
<tr>
<td>Frederick</td>
<td>3 (3A, 3B), 4 (4A, 4B)</td>
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<tr>
<td>Carroll</td>
<td>4 (4B), 5 (5A), 9 (9B)</td>
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Source: Department of Legislative Services
MAP 2 – State Legislative Districts

<table>
<thead>
<tr>
<th>County</th>
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<tbody>
<tr>
<td>Carroll</td>
<td>5 (5B)</td>
</tr>
<tr>
<td>Baltimore</td>
<td>5-8 (5B), 10-12 (12A), 42, 46</td>
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<tr>
<td>Harford</td>
<td>7</td>
</tr>
<tr>
<td>Baltimore City</td>
<td>40-41, 43-46</td>
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</table>

Source: Department of Legislative Services
**MAP 3 – State Legislative Districts**

<table>
<thead>
<tr>
<th>County</th>
<th>District</th>
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</thead>
<tbody>
<tr>
<td>Baltimore City</td>
<td>40-41, 43-46</td>
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Source: Department of Legislative Services
MAP 4 – State Legislative Districts

<table>
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<tbody>
<tr>
<td>Prince George’s</td>
<td>21</td>
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<tr>
<td>Anne Arundel</td>
<td>21, 30-33 (33A, 33B)</td>
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Source: Department of Legislative Services
MAP 5 – State Legislative Districts

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<th>County</th>
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<tbody>
<tr>
<td>Montgomery</td>
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Source: Department of Legislative Services
MAP 6 – State Legislative Districts

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<tr>
<td>Howard</td>
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<tr>
<td>Baltimore</td>
<td>12 (12A)</td>
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Source: Department of Legislative Services
MAP 7 – State Legislative Districts

<table>
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<th>County</th>
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<tbody>
<tr>
<td>Prince George’s</td>
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<tr>
<td>Calvert</td>
<td>27 (27A, 27B), 29 (29C)</td>
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<tr>
<td>Charles</td>
<td>28, 29 (29A)</td>
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<tr>
<td>St. Mary’s</td>
<td>29 (29A, 29B, 29C)</td>
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Source: Department of Legislative Services
MAP 8 – State Legislative Districts

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<tr>
<td>Prince George’s</td>
<td>21-27 (23A, 23B), 47</td>
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<tr>
<td>Calvert</td>
<td>27 (27A)</td>
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Source: Department of Legislative Services
MAP 9 – State Legislative Districts

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<tr>
<td>Harford</td>
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<tr>
<td>Cecil</td>
<td>34 (34A, 34B), 36</td>
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<tr>
<td>Kent</td>
<td>36</td>
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<tr>
<td>Queen Anne’s</td>
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<td>Caroline</td>
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<tr>
<td>Talbot</td>
<td>37 (37B)</td>
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<tr>
<td>Dorchester</td>
<td>37 (37A, 37B)</td>
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<td>Wicomico</td>
<td>37 (37A, 37B), 38 (38A, 38B)</td>
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<td>Somerset</td>
<td>38 (38A)</td>
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<tr>
<td>Worcester</td>
<td>38 (38B)</td>
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Source: Department of Legislative Services
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