SEC. 46. The General Assembly shall have power to re-grants from ceive from the United States any grant or donation of land, money or securities for any purpose designated by the United States, and shall administer or distribute the same according to the conditions of the said grant.

Pitznagle vs. Western Maryland Railway, 119 Md.

SEC. 47. The General Assembly shall make provisions for Contested all cases of contested elections of any of the officers, not herein provided for.

State vs. Jarrett & Harwood, 17 Md., 309. Groome vs. Gwinn, 43 Md., 572. Washington Hospital vs. Mealey, 121 Md.

SEC. 48. Corporations may be formed under general laws, Corporations. but shall not be created by special act, except for municipal purposes and except in cases where no general laws exist, providing for the creation of corporations of the same general character as the corporation proposed to be created, and any act of incorporation passed in violation of this section shall be void; all charters granted or adopted in pursuance of this section, and all charters heretofore granted and created subject to repeal or modification, may be altered from time to time, or be repealed; provided, nothing herein contained shall be construed to extend to banks or the incorporation thereof; the General Assembly shall not alter or amend the charter of any corporation existing at the time of the adoption of this Article, or pass any other general or special law for the benefit of such corporation except upon the condition that such corporation shall surrender all claim to exemption from taxation or from the repeal or modification of its charter, and that such corporation shall thereafter hold its charter subject to the provisions of this Constitution; and any corporation chartered by this State which shall accept, use, enjoy or in any wise avail itself of any rights, privileges, or advantages that may hereafter be granted or conferred by any general or special Act, shall be conclusively presumed to have thereby sur-rendered any exemption from taxation to which it may be entitled under its charter, and shall be thereafter subject to taxation as if no such exemption has been granted by its charter.*

New Central Coal Co. vs. George's Creek Coal and Iron Co., 37 Md., 537. Montell & Co. vs. Consolidated Coal Co., 39 Md., 164. State vs. Northern Central R. R. Co., 44 Md., 131. Reed vs. Balto. Trust and Guarantee Co., 72 Md., 531. Jackson vs. Walsh, 75 Md., 304. Webster vs. Cambridge Female Seminary, 78 Md., 193. Phinney vs. Sheppard Hospital, 88 Md., 638. State vs. N. C. Ry Co., 90 Md., 471. Scholle vs. State, 90 Md., 734. Mealey vs. Hagerstown, 92 Md., 745.

^{*}Thus amended by Chapter 195, Acts of 1890, ratified by the people November 3, 1891.