To the first note to this section on page 49 of volume 3 of the Annotated Code, add State v. King, 124 Md. 497.

To the second note to this section under the main heading "Titles Held Defective" on page 48 of volume 3 of the Annotated Code, add State v. King, 124 Md. 497.

See notes to article 23, section 116 of the code.

#### Sec. 30.

There are three things required by this section before the duty of the general assembly ends and that of the Governor begins; the former must pass the bill, seal it with the great seal and present it to the Governor. Johnson v. Luers, 129 Md. 527.

To the first note to this section on page 51 of volume 3 of the Annotated Code, add Johnson v. Luers, 129 Md. 523.

To the third note to this section on page 51 of volume 3 of the code, add Nowell v. Harrington, 122 Md. 491.

See notes to article 2, section 17 of the Maryland Constitution.

#### ${f Sec.}~32.$

This section referred to in construing article 15, section 1, of the constitution and the act of 1910, chapter 180 (creating the public service commission)—see notes to the former and to article 23, section 414 of the code. Thrift v. Laird, 125 Md. 62.

This section referred to; see notes to article 2, section 17, of the Maryland Constitution. Nowell v. Harrington, 122 Md. 489.

### Sec. 33.

The act of 1906, chapter 566, modifying the park tax payable by the United Railways & Electric Company of Baltimore upon certain gross receipts, authorizing the board of estimates to grant a certain franchise to said company in perpetuity, and modifying certain powers of the board of estimates, held not to violate this section or article 15 of the Declaration of Rights. Objects of this section. There is a wide difference between a special act within the meaning of this section, and an act for special purposes. Partial exemption from taxation, held not unreasonable. Baltimore v. United Rys. & E. Co., 126 Md. 45.

The duty of the Governor and officers of the treasury department as to recommending the refund of money paid into the state treasury under this section is a discretionary one, and therefore mandamus will not lie. See notes to article 72, section 70 of the code. Purpose of this section. Foote v. Harrington, 129 Md. 125.

This section referred to in construing article 15, section 1 of the constitution and the act of 1910, chapter 180 (creating the public service commission)—see notes to the former and to article 23, section 414 of the code. Thrift v. Laird, 125 Md. 62.

# Sec. 34.

This section referred to in construing article 15, section 1 of the constitution and the act of 1910, chapter 180 (creating the public service commission)—see notes to the former and to article 23, section 414 of the code. Thrift v. Laird, 125 Md. 62.

To the first note to this section on page 55 of volume 3 of the code, add Welch v. Coglan, 126 Md. 8.

See notes to article 43, section 275 of the code.

## Sec. 35.

This section referred to in construing article 15, section 1, of the constitution, and the act of 1910, chapter 180 (creating the public service commission)—see notes to the former and to article 23, section 414 of the code. Thrift v. Laird, 125 Md. 62.