- 349A. Joint investigations with commissions of other states.
- 352. Payment of salaries; appropriation.
- 353. General counsel; people's counsel.
- 354. Acts prohibited; removal; incompatible employment.
- 359. Rehearing. Service and effect of orders; right to test validity of orders.
- 364A-364B. New rates; right of commission to have hearing with or without petition.
- 373A. Maximum or minimum rates, power to fix.
- 379. Consent of commission necessary to construction of railroad; transfer of franchise; acquisition of stock of another road.
- 380. Consent of commission necessary to abandonment of franchise

- actually being exercised for public service.
- 380A. Proof required in proceedings before commission for permission under Secs. 379, 380, 390, 391 and 394.
- 390. Consent of commission necessary to construction, or exercise of franchises; municipalities.
- 391. Consent of commission for abandonment of franchise by gas or electric company actually being exercised for public service.
- 416. Application of sub-title limited to Maryland.

## Co-operative Associations.

- 421. Filing of incorporation papers.
- 446. Who may use term "co-operative"; penalty.
- 2. See notes to sec. 392.

## Provisions for Formation—Powers.

- 3. See notes to sec. 392.
- 4. See notes to secs. 39 and 392.
- As to the bonus tax, see art. 81, sec. 133, et seq.
- As to the bonus tax, see art. 81, sec. 133, et seq.

## Officers, Directors and By-Laws.

- An. Code, 1924, sec. 10. 1912, sec. 8. 1904, secs. 65, 3. 1888, secs. 57, 3. 1868, ch. 471, secs. 52, 3. 1908, ch. 240, sec. 8. 1916, ch. 596, sec. 8. 1920, ch. 545, sec. 8. 1927, ch. 581, sec. 10.
- 10. The business and property of every corporation subject to the provisions of this article shall be conducted and managed by a board of not less than three directors, managers or trustees. Until the first annual meeting and until their successors are duly chosen and qualified, the board, shall consist of the persons named as such in the charter—subject, however, to the right of increase, decrease and removal granted by this article. Subject to the provisions of Section 14 of this article, the members of succeeding boards shall be elected by the stockholders or members of the corporation at their annual meetings. A majority of the board shall constitute a quorum for the transaction of business, unless the by-laws other-