

making improvements into the waters in front of his said land; such improvements, and other accretions as above provided for, shall pass to the successive owners of the land to which they are attached, as incident to their respective estates. But no such improvement shall be so made as to interfere with the navigation of the stream of water into which the said improvement is made.

Goodsell v. Lawson, 42 Md. 348. B. & O. R. R. Co. v Chase, 43 Md. 23.

1862, ch. 129.

46. No patent hereafter issued out of the land office shall impair or affect the rights of riparian proprietors, as explained and declared in the two preceding sections; and no patent shall hereafter issue for land covered by navigable waters.

Day v Day, 22 Md. 530. Patterson v. Gelston, 23 Md. 432.

*47. Act for appropriating \$4000.00 for refining, indexing
 & in Land Office to make abstract of State
 Rules & Ordinances by Proc. in 1876 c 215.*

ARTICLE LV.

LIBRARIAN—STATE.

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|--|---|
| <ol style="list-style-type: none"> 1. Oath. 2. Bond. 3. Appointment to fill vacancy. 4. Library to be kept in place assigned. 5. Removal of books, maps, etc 6. Stationery allowed members of assembly. 7. Binding of laws, journals and documents of general assembly, distribution of copies. | <ol style="list-style-type: none"> 8. Remaining copies. 9. Copies to libraries. 10. Distribution to enumerated officials of Maryland reports. 11. Disposition of remaining copies. 12. Appropriation for purchase of books, etc. 13. Rules relative to State library; vacancy in committee. |
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P. G. L., (1860,) art. 55, sec. 1. 1852, ch. 172, sec 3.

1. The State librarian shall take and subscribe before the governor the oath prescribed by the constitution.

Ibid. sec. 2. 1826, ch. 53, sec 3

2. He shall give bond to the State of Maryland in such sum, and with such security, as the committees of the senate and house