

tions and on the ballot for the said first election only, shall the said judges of election have printed thereon, "For Incorporation" and "Against Incorporation," which aforesaid ballot shall be the official ballot and shall be numbered from one to the highest number voted consecutively; the judges being hereby prohibited from accepting any other ballot; and if a majority of the said voters shall vote in favor of incorporation, then the provisions of this Act shall take effect, and the election thereunder shall be valid, but if a majority of the said voters shall vote against incorporation, then this Act shall be null and void for a period of one year, or until the said first Monday in May, 1915, when the qualified voters may assemble and vote as herein provided, the said appointed judges giving at least ten days' notice of such time and place of said election, and the election thereunder shall be valid and this Act shall take effect.

SEC. 16. *And be it enacted*, That this Act shall take effect from the date of its passage.

Approved April 4th, 1914.

CHAPTER 292.

AN ACT to authorize and direct the County Commissioners of Anne Arundel County to place electric lights on the road in the Fourth Election District from Silver's store to top of Stoney Hill on road leading from Annapolis Junction to Annapolis.

(*Vetoed.*)

CHAPTER 293.

AN ACT for the relief of William H. Green, George W. Padgett, Robert J. Padgett and George Warfield, former Sheriffs of Baltimore City, and for the settlement of the litigation now pending against them by the State of Maryland.

WHEREAS, Under Chapter 300 of the Acts of 1874 the Sheriffs of Baltimore City were allowed four dollars per day for every day they should attend in person or by deputy the law and criminal courts of Baltimore City, which said Act of Assembly was repealed by the Act of 1912, Chapter 202; and