

Chap. Sec.

works, &c. to secure the payment, in money, of such notes, which shall not be absorbed in collection of tolls, or be funded in the stock of said company within five years from date of mortgage; said mortgage to be made for benefit of holders of such toll-notes, to the Treasurer of the Western Shore; upon which mortgage, holders may sue, &c.; nothing in this act to impair the validity of the mortgage executed to the State by act of 1838, ch. 416; the mortgage directed by this act, to be expressed to be made subject to prior lien, &c.

47

**TIDE-WATER CANAL COMPANY—**

Upon confirmation of inquisition of jury, &c. duty of Harford county court to enter judgment on such inquisition against, for sum found, with interest and costs, as court may deem reasonable; and upon judgment entered, &c. may issue, &c.

59

**TOLL-NOTES—**See *Tide-Water Canal.***TREASURERS OF THE W. AND E. SHORES—**See*Valuation. &c., sections 55, 56, 64.***TREASURER OF THE W. SHORE—**See *Valuation**and Assessment of the Property of this State, sections 21, 30, 64; Chesapeake and Ohio Canal Company, sec. 2.***TRUSTEES OF PARSONAGE IN ABINGDON—**See*Abingdon.***TRUSTEES OF SCHOOL DISTRICT NO. 2—**See*Orphans' Court of Charles County.*

## U.

**UPPER MARLBOROUGH ACADEMY—**Whenever the

trustees of, certify to the trustees of school fund of Prince George's county, the acceptance of the provisions of this act, and the act to which this is a supplement, &c. trustees of said school fund may draw on the judges of the orphans' court for such sum, not exceeding the price paid for the erection of any other free school house in said county, &c.

9