Subsections (b) and (c) of this section are new language derived without substantive change from former Art. 96, § 2 and the limitation, as to acreage, in the first clause of § 1.

Subsection (c) of this section is revised to apply prospectively although former Art. 96, § 2 referred to land on which a navigational aid "has been built, or is about to be built" and could be read as ratification of actions before enactment of Ch. 193, Acts of 1874, and, therefore, obsolete. However, the bulk revision of the Code in 1888 included former Art. 96, § 2 and, thus, suggested that the provision was read as prospective.

In subsection (c)(2) of this section, the limitation "that the State holds in the land" is added to reflect that the Governor cannot convey title to land when title already has been conveyed under a land patent issued before March 3, 1862.

SUBTITLE 2. REVERSIONS.

14-201. TITLE.

ANY LAND THAT IS WITHIN THE GEORGE WASHINGTON MEMORIAL PARKWAY AND WAS TRANSFERRED TO THE UNITED STATES UNDER CHAPTER 378 OF THE ACTS OF THE GENERAL ASSEMBLY OF 1941, REVERTS TO THE STATE IF THE UNITED STATES CEASES TO USE THE LAND FOR PARK PURPOSES.

REVISOR'S NOTE: This section is new language added to permit the decodification of the referenced act, which formerly appeared as Art. 96, § 33, while retaining a provision in the Code as to reversion of the land.

14-202. JURISDICTION.

JURISDICTION CEDED TO THE UNITED STATES CEASES IF THE UNITED STATES CEASES TO HOLD LAND ACQUIRED UNDER:

- (1) CHAPTER 394 OF THE ACTS OF THE GENERAL ASSEMBLY OF 1910;
- (2) CHAPTER 59, §§ 36A AND 36B, OF THE ACTS OF THE GENERAL ASSEMBLY OF 1950; OR
- (3) CHAPTER 158 OF THE ACTS OF THE GENERAL ASSEMBLY OF 1953.

REVISOR'S NOTE: This section is new language added to permit the decodification of the referenced acts, which formerly appeared as Art. 96, §§ 29, 34, 41, and 42 and which related to specific tracts of land, while