

to any renewal of the same. Provided, however, that nothing in this section shall be construed as preventing the person named as employee or assistant in said certificate from applying to the said State Board of Undertakers of Maryland for a license to engage in the business of undertaking and from receiving the same under the terms and conditions as set forth in Section 237.

238.

See notes to section 236.

239.

See notes to section 236.

240.

See notes to section 236.

244.*

Water, Ice and Sewerage.

269.

The right of access of cattle to Peterson's Run held precarious in view of the act of 1914, chapter 810. *Brack v. Baltimore*, 125 Md. 390.

See notes to section 275.

275.

The act of 1914, chapter 810, is valid under the police power. While the construction of a sewerage system is in one sense a work of internal improvement, it is not such a work as is within the prohibition of article 3, sections 54 and 34 of the Maryland Constitution. Since the case at bar in no wise affects Baltimore City, its debt-incurring power need not be considered; an act may be constitutional in part and unconstitutional in part. The act of 1914 does not attempt to invest the state board of health with power to issue bonds, pledge the credit of any county, incur indebtedness or levy any tax upon property in any county; this power rests solely with the county commissioners. While the order of the board of health is mandatory upon the county commissioners, it is not so as to the manner in which it shall be carried out or as to how its execution shall be paid for. While the reasonableness of the exercise by the state board of health of the power conferred upon it by the act of 1914 is always open to question, the action of the board in this case was not arbitrary or unreasonable. Case remanded. *Welch v. Cogan*, 126 Md. 10.

277.

See notes to section 275.

286.

See notes to section 275.

Osteopathy.

290.

See notes to section 298.

*See foot note to this section on page 1150 of volume 1 of the Annotated Code; the act of 1910, chapter 444, has now been held void—see notes to section 237.