

1906, ch. 401, sec. 8.

841BB. The Mayor and City Council of Baltimore is likewise authorized to impose upon all street railway companies occupying with their tracks parts of the beds of the streets, avenues or other highways in the City of Baltimore upon which work shall be done under this Act of the obligation to pay for said work so far as the same shall be done between the rails of their said tracks and for a space of two feet on either side thereof, and the Mayor and City Council of Baltimore is further authorized to enforce said obligation by all such appropriate agencies, means, processes, proceedings and remedies as it may ordain for the purpose; but nothing in this Act shall be taken as in anywise relieving any such company or any other corporation or person from any obligation in its or his relations to the public highways of the City of Baltimore now cast upon it or him by law.

United Rys. & E. Co. v. M. & C. C., 127 Md. 660.

Act of 1906, Chapter 401, does not authorize the putting of the cost of repaving in the railway area on the Railway Company.

United Rys. & E. Co. v. Balto., 121 Md. 552.

Power of the Legislature by proper Act to do so not passed on.

Ibid, 121 Md. 559.

1906, ch. 401, sec. 9.

841CC. While the work authorized by this Act is being done by said Commission the respective duties and powers of the City Engineer and Commissioner of Street Cleaning and other city officials in their relations to the pavements and other street surface improvements of the City of Baltimore shall, subject to the duties and powers hereby conferred upon said Commission, continue as at present, and said Commission shall be authorized as its work progresses to turn over from time to time, in its discretion, such completed portions of said work as it may see fit to the charge, superintendence and control of the proper city officials. When its work under this Act has been completed the life of said Commission as originally appointed and as subsequently recruited by appointments to occasional vacancies, if any, shall come to an end, and the pavements and other street surface improvements constructed or made by it, so far as they have not already been surrendered to the charge, superintendence and control of said officials, shall be then so surrendered, and at the same time all the records, writing, and papers of said Commission shall be delivered up to the City Librarian; to be preserved in his office, and all property and effects in its possession belonging to the city to the Comptroller, to be disposed of by him as may be provided by ordinance.

1906, ch. 401, sec. 10.

841DD. The Act of the General Assembly of Maryland entitled "An act to authorize the Mayor and City Council of Baltimore to issue its certificates of stock to an amount not exceeding five million dollars (\$5,000,000) for the purpose of providing the money to pay at the time of doing the work, the portion of the cost and expenses of grading, paving and curbing the streets, lanes and alleys of the City of Baltimore, assess-