

420. The burgess and commissioners shall have power to compel all turnpike companies whose roads or any part thereof lie within the limits of the town, to perform all the duties and obligations imposed upon them by their respective charters, or the laws of the State, upon such parts thereof as are within the limits of the town, and shall have power to enter into arrangements with the said turnpike companies in relation to the grading, paving and repairing of the parts of their respective roads lying within the limits of the town.

Authority
over turn-
pikes.

421. The several turnpike companies owning roads running into the town may cede to the town such parts of their roads as lie within the limits of the town, upon such terms as may be agreed upon between the burgess and commissioners and said companies, and the same when ceded shall in all respects be subject to the same regulations as the public streets of the town.

May cede
to the
town.

422. The said burgess and commissioners shall not contract any debt or liability, unless they shall have beforehand by levy of taxes, or other lawful methods, provided for the payment thereof, and in no case shall they allow the aggregate amount of the liabilities or indebtedness of said corporation to exceed its cash assets more than two hundred dollars.

Limit as to
debts.

423. The said burgess and commissioners shall have power to appoint one of their number treasurer of said corporation, who shall be the custodian of the corporate funds, and to assign his duties and responsibilities; before entering upon his duty he shall be required to give bond and security for such amount as may be deemed adequate, and be approved by the board; and said treasurer at the close of each year shall make an itemized account of the receipts and expenditures of said corporation during said year, also a statement of all the outstanding debts of the said corporation, which shall be printed and publicly put up at the place for holding the town election for the ensuing year.

Appoint a
treasurer.

Approved April 8, 1890.

CHAPTER 614.

AN ACT to repeal in part sections one hundred and seventeen, one hundred and eighteen, one hundred and twenty and one hundred and twenty-three, of article three, of the Code of Public Local Laws, title "Baltimore county," sub-title "Health and sanitary officers," and to provide for the better sanitary condition of Towson.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That sections one hundred and seventeen, one hundred and eight-