

Sections  
added.

one hundred and eighty-two of article twenty-two of the Code of Public Local Laws, title "Washington County," sub-title, "Hagerstown," be added to said article twenty-two of the Code of Public Local Laws and be named sections one hundred and eighty-two A, one hundred and eighty-two B, and one hundred and eighty-two C.

Mayor and  
council of  
Hagers-  
town—  
power to  
grade  
streets, &c

SEC. 182 A. The mayor and council of Hagerstown shall have, and are vested with full power and authority to provide by ordinance for the grading, shelling, gravelling, paving, kerbing, or for the regrading, regravelling, repaving and rekerbing of any street, lane or alley in Hagerstown, or part thereof, now condemned, ceded or opened as a public highway, or which may hereafter be condemned, ceded, opened, widened, straightened or altered according to the laws and ordinances regulating the same; and also for assessing the costs of any such work, in whole or in part, *pro rata* upon the property, binding on such street, lane or alley, or part thereof, and for collecting such assessments as other city taxes are collected.

Shall  
also have  
power

SEC. 182 B. The said mayor and council shall also have and are vested with power and authority to provide by general ordinance for the grading, gravelling, paving or kerbing, or for the regrading, regravelling, repaving or rekerbing of any street, lane or alley, or part thereof, in Hagerstown without the passage of a special ordinance in the particular case, whenever the owners of a majority of the front feet of property binding on such street, lane, or alley, or part thereof shall apply for the same, upon terms and under conditions to be prescribed in said general ordinance, and for the assessment in any such case, of the cost of such work, in whole or in part, *pro rata*, upon all the property binding upon such street, lane, or alley, or part thereof, and for the collection of such assessment as other city taxes are collected.

Taken as  
owner.

SEC. 182 C. A tenant for ninety-nine years, or for ninety-nine years renewable forever, or the executor or administrator of such tenant, or the guardian of an infant owner, or a mortgagee in possession, shall be deemed and taken as an owner for the purposes of any application to the mayor and council authorized by this act, and the application of any such person shall bind the property so represented for any assessment or tax made under an ordinance passed in pursuance of the provisions of this act.

Effective

SEC. 2. *And be it enacted*, That this act shall take effect from the date of its passage.

Approved March 15th, 1892.