F11: No. 2623

OPINION.

LAW DEPARTMENT.

Baltimore, February 28, 1905.

Henry Williams, Esq.,

City Collector.

Dear Sir:-

2326

Although the City Charter provides a penalty for the collection of taxes due to the Mayor and City Council of Baltimore after four years from the levy, there is no such provision in the State law, and, therefore, limitations do not run against State taxes; hence if solvent parties are in arrears as to State taxes, no matter how far back, no reason exists why they should not be collected.

Vary truly,

(Signed) W. Cabell Bruce.

City Solicitor.

F11e No. 2630

CORRESPONDENCE.

CITY OF BALTIMORE.

WATER DEPARTMENT.

Baltimore, February 28th, 1905.

Hon. W. Caball Bruce, City Solicitor,

Baltimore, Ma.

Dear Sir:

Under Ordinance 327, approved July 5th, 1905, a flat rate is established for dwelling house, the rates varying according to the wiath of the house.

Some owners of properties believing that their bills for water will be less by meter rate than by flat rate. One particular case

2327