

File No. 9763 Continued.

CORRESPONDENCE.

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sidewalk in the Burnt District, and present the bill for collection, and, if not paid, to sue, I beg to advise that Mr. Brune represents the Carrollton Hotel lot, which is a very large proposition, and, therefore, I do not desire to tackle it. Mr. MacKenzie represents a lot which cannot be paved without building walls and supports for the sidewalk. It does not appear to be desirable to take hold of this case.

There is a lot which, from our view point, is ideal, - that is to say, Lot No. 18 S. Frederick street, owned by Mr. Paul A. Seager, who is represented by Wm. Martien & Company of 3 N. Calvert street.

My Chief Footway Inspector called upon Mr. Martien, with regard to the paving of this lot, and Mr. Martien stated that he would not pave the lot under my notice; and, furthermore, that if we paved it he would not pay the bill.

Do you think that if I should proceed to pave this lot, and then bill against Wm. Martien & Company, as agent for Mr. Seager, that it would answer our purposes so far as instituting suit is concerned?

I shall be glad to hear from you on this subject as soon as practicable, and, if you approve my plan, I shall start the work, have it completed, and the bill in the hands of Wm. Martien & Company in the course of the next week.

Very truly yours,

(Signed) B. T. Fendall,

City Engineer.

P.S. I attach form of notice already served on these parties and all others in the District. Is any further notice necessary?

B.T.F.

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DEPARTMENT OF PUBLIC IMPROVEMENTS,
SUB-DEPARTMENT OF CITY ENGINEER.

Baltimore, March 16, 1909.

T. W. Tongue, Esq.,

211 St. Paul street.

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Dear Sir:-

I beg to remind you of the agreement reached between the