

File No. 13988

Baltimore, January 27, 1912.

H. K. McCay, Esq.,
City Engineer.

Dear Sir:

Yours of the 25th inst., enclosing correspondence in reference to the slipping of the fill beneath the paving on Remington avenue, received.

0145 In reply I beg to advise you that, in my judgment, the F. E. Schneider Paving Company are bound to make the repairs under their guarantee, and you should give them the usual notice to make the repairs, notifying them that if they do not do so the City will make the necessary repairs and charge the cost to them, and the Paving Company and its bond will be held responsible therefor.

Yours very truly,

(Signed) S. S. Field,
City Solicitor.

.....
File No. 14000

Baltimore, January 29, 1912.

Elmer R. Haile, Esq.,
Editor "The Jeffersonian",
Towson, Baltimore County, Md.

Dear Elmer:

0146 Pursuant to your request of the 27th instant, I herewith hand you a copy of the Act of Legislature and of Ordinances of the Mayor and City Council of Baltimore in anywise bearing upon the question of licenses collected by the municipality from persons selling country produce in this city, viz:-

Section 707 of the City Code (1906) at page 430, which is a part of the City Charter provides as follows:-

"No charge, tax or fees shall be set, rated or levied upon any person or the property of any person who shall attend any of the markets of said City with any articles or produce from the country, to vend in said markets, of his own growth, produce or manufacture, or as the agent of the grower, producer or manufacturer, of the same, unless such person shall occupy some place or stand in some of said market-houses; provided such person or agent be not a resident of said City".