

File No. 16034

Baltimore, March 3, 1916.

A. T. Benzinger, Esq.,  
Deputy Collector.

Dear Sir:

13000      Replying to your letter of the 16th ultimo., submitting  
a sample of footway bill, I return herewith this sample, with one  
amendment, to wit: the change in the number of the Ordinance.  
The present ordinance is Ordinance No. 7, approved June 26, 1915.

Under the provisions of the City Code, Article 35, Section 23, the Highways Engineer issues his warrant to the City Collector, approved by the Mayor, for the amount of such tax, which shall be due immediately on the making out of said warrant. The tax under Section 22 of this article shall equal the expense of such work, including the advertising, when advertising is necessary, with an addition of 3% for the cost of collecting.

By the provisions of Section 24 of said Article, the City Collector shall immediately collect the tax by distress or otherwise, first giving sixty days notice previous to distraining. As under the provisions of these sections, the tax is payable immediately upon the certification thereof by the Highways Engineer to the City Collector, each bill should carry 6% interest from the time of the certification thereof to the City Collector.

Truly yours,

(Signed) Henry W. Weeks,  
Clerk to City Solicitor.