

EJW  
10/3/32

October 6, 1932

R. E. Lee Marshall, Esq.,  
City Solicitor.

Dear Mr. Marshall:

I have gone into the matter of the advertisement for delinquent minor privilege charges, and find that the copy attached to the letter of October 1st, addressed to you by Mr. Charles E. Bicky, Supervisor of Collections, appears to be in proper form.

The Act of 1929, Chapter 279, provides in part as follows:

"Said certificate (lien certificate) shall show all charges and assessments of every character due the Mayor and City Council of Baltimore, including state and city taxes, and special paving taxes, water rent, street benefit assessments, minor paving charges, charges for street \* \* \*

In the light of the inclusion of this minor privilege charge as a lien in the same class with the other charges mentioned in this Act, I feel that the same advertisement can be used for properties to be sold under the provisions of this Act.

Of course, the Bureau of Receipts must know that it can only sell those properties upon which minor privilege liens have existed since June 1, 1929, the date when the Act became effective.

Very truly yours,

(signed) EDWIN J. WOLF

EJW-DS

Assistant City Solicitor