

or owners, and for appeals to the Baltimore City Court, including the right of appeal to the Court of Appeals, by any person interested, including the Mayor and City Council of Baltimore, from the decision of any Commissioners or other persons appointed to value any such land or property, or interest, franchise, easement, right or privilege therein.

Taylor v. M. & C. C., 130 Md. 135.

Provision in a contract requiring contractor to exhibit receipts from a sub-contractor does not give the sub-contractor a claim against the city.

Lombard Governor Company v. Baltimore, 121 Md. 304.

See notes to Section 824N.

1904, ch. 349, sec. 4.

824D. All individuals and corporations lawfully having buildings, structures, works, conduits, mains, pipes, tracks or other physical obstructions in, over or under the public lanes, avenues, streets, alleys or highways of the City of Baltimore, which shall block or impede the progress of said sewerage system, when in process of construction and establishment, shall, upon reasonable notice from said commission, promptly so shift, adjust, accommodate or remove the same, at their own cost and expense, as to fully meet the exigencies occasioning such notice; and if any such individual or corporation shall refuse, neglect or fail after such reasonable notice to discharge any duty cast upon him or it by this section, he or it shall, in addition to but not in substitution for any other remedy or remedies that said commission or the Mayor and City Council of Baltimore may have in the premises, be subject to a fine of one hundred dollars for each and every offense, and also to an additional fine of fifty dollars a day for every day that said refusal, neglect or failure shall continue; said fines to be collected as other fines in the City of Baltimore are collected; and should the exigencies of said commission and its work in any case involve a taking, in the constitutional sense, of the franchise or right in the exercise of which such obstruction had its origin, the Mayor and City Council of Baltimore, acting by and through the agency of said commission, shall be empowered to secure the condemnation of such franchise or right in the manner provided for in section 3 of this Act. The preceding provisions of this section shall likewise be applicable to any such obstruction in, over or under the public highways of any county of this State into which said sewerage system shall extend. The duty and cost of adjusting or removing private drains and sewers in Baltimore City which shall block or impede the progress of said sewerage system when in progress of construction and establishment, shall rest upon and be borne by the Mayor and City Council of Baltimore exclusively.

See notes to Section 824N.

1904, ch. 349, sec. 5. 1906, ch. 132.

824E. All work done or supplies or materials purchased in carrying out the purposes of this Act when involving an expenditure of five hundred dollars or more, shall be by contract awarded to the lowest responsible bidder in accordance with the provisions of sections 14 and 15 of