sioner of Health to properly and effectively comply with the obligations or any of the obligations hereinbefore imposed upon him by this section of this Act, and to keep the drainage connections between said respective building lines and said sewerage system free from obstruction and in good working order; and to do any and all things reasonably necessary to be done to compel said owners of said property to place and maintain the same in relations of full co-operation with said sewerage system.

Gorneringer v. McAbee, 129 Md, 557,

See notes to Section 824N.

## 1904, ch. 349, sec. 8,

**824H.** While the work authorized by this Act is being done by said commission the respective duties and powers of the City Engineer and Commissioner of Street Cleaning and other city officials in their relations to the existing sewers and drains of the City of Baltimore shall, subject to the duties and powers hereby conferred upon said commission, continue as at present; and said commission shall be authorized as its work progresses to turn over from time to time, in its discretion, such completed portions of said work as it may see fit to the charge, superintendence and control of the proper city officials. When its work under this Act has been fully and finally completed in every respect, and not before, the life of said commission, as originally appointed and as subsequently recruited by appointments to occasional vacancies, if any, shall come to an end, and the said sewerage system established by it shall, so far as it has not already been surrendered to the charge, superintendence and control of said officials, be then so surrendered, and at the same time all the records, writings and papers of said commission shall be delivered up to the City Librarian, to be preserved in his office, and all property and effects in its possession belonging to the city to the Comptroller, to be disposed of by him as may be provided by ordinance.

Act 1904, ch. 349, sec. 9, repeals Act 1901, ch. 19. See notes to Section 824N.

## 1910, ch. 630, sec. 1.

824-I. That in order to provide additional money for the projection, construction, establishment and completion of said sewerage system, including in said system the disposal of sewerage and drainage from property belonging to or under the control of the Mayor and City Council of Baltimore, the Mayor and City Council of Baltimore is hereby authorized to issue the stock of said corporation for a sum not exceeding ten million dollars, said stock to be issued from time to time, as the Mayor and City Council of Baltimore shall, by ordinance, prescribe, and to be issued for such amounts and to be payable at such time, and to bear such rate of interest as the Mayor and City Council of Baltimore shall by ordinance provide; the money so realized from the sale of said stock to be used for the purposes specified in said Chapter 349 of the Acts of the General Assembly of Maryland enacted in the year 1904, and to be expended in accordance with the terms, conditions and provisions of said Act, or of any