ways, upon paying or causing to be paid, therefor to Baltimore City a clear annual rental of five per centum of the gross cost to the city of the land so utilized, said connections and pumping stations shall be located at the most convenient and feasible point or points for the withdrawal of such water at the minimum cost to the authorities withdrawing the same, all water so withdrawn is to be taken from said lake or reservoir and transported therefrom without cost or expense to the Mayor and City Council of Baltimore, the whole of such cost and expense to be borne by the authorities withdrawing the same. The work of making such connections with such lake or reservoir, and laying the pipes through said city's property, contiguous thereto, including the location of said pumping station and other matters in connection therewith shall be done under the joint supervision and control of an official of such county authorities, and the Water Engineer of the City of Baltimore, and in the event of a disagreement between them, they shall call in, as a third arbiter, a non-resident engineer, skilled in the construction or maintenance of water works, to be selected by the Governor of Maryland, on the application of either party; in the event of their being unable to agree on such third person, the decision of any two of the board then selected to be binding on the The cost of calling in such third party shall be borne equally by the parties, unless for special reasons said board shall otherwise apportion the same; provided, however, that in no event shall said County Commissioners of Baltimore County, or Baltimore County, acting through any agency whatever, farm out, assign, sub-let or grant, in whole or in part, to any person, firm, joint stock company, corporation or association, except with the consent in writing of the Board of Estimates of Baltimore City, or its successors in function, the right to withdraw from said lake, use, sell, or in any way distribute or dispose of any of the water so allotted to the inhabitants of Baltimore County, it being the intent of this Act that this right shall in the absence of said consent in writing, be exercisable solely and exclusively by Baltimore County and Baltimore City in the direct and immediate exercise of their respective municipal functions in the manner hereinbefore mentioned.

## 1908, ch. 214, sec. 13.

826N. That at least thirty days before proceeding under any other of the provisions of this Act, after the popular approval of the loan hereinbefore mentioned, if so approved, said Mayor and City Council of Baltimore shall file in the office of the County Commissioners of Baltimore County, one or more maps showing the existing roads and highways, traversing the property to be acquired under this Act, both public and private, which are to be closed, altered, diverted or relocated, in whole or in part, or the grades thereof changed; and also to show all roads or parts of roads which the Mayor and City Council of Baltimore propose to construct in substitution for, or to take the place of any such roads so closed, obstructed, altered or changed.