

sixty men, so many may be appointed as sergeants as, in the judgment of the said Commissioner, may be necessary, and the remainder shall be patrolmen; and the Board of Estimates shall provide in the Ordinance of Estimates for 1919 for the additional expense so estimated by the Commissioner to properly enroll, arm, equip and maintain said additional force of sixty men, and the same shall be allowed in the Ordinance of Estimates for the year 1919. After the passage of said Ordinance said Commissioner shall appoint and equip the additional force herein provided for, so that the same may be ready for service on January 1, 1919. In making such appointments, said Commissioner is hereby directed to give preference to the members of the Police force now employed by the County Commissioners of Baltimore County and of Anne Arundel County, respectively, and residing in the territory annexed by this Act to Baltimore City, and whom they may deem properly qualified to discharge the duties of the positions. The said additional force of sixty men, when enrolled in pursuance of this Section, shall be to all intents and purposes and shall thereafter remain a portion of the police force of Baltimore City, and shall be subject to duty at any place to which they may be ordered by said Commissioner. On and after January 1, 1919, all the duties heretofore resting upon the Police Commissioner of Baltimore City, with reference to the territory comprised within the limits of Baltimore City as they existed prior to the passage of this Act and the inhabitants thereof, shall rest upon the said Commissioner with reference to the territory comprised within the limits of Baltimore City, as established by this Act and the inhabitants thereof.

1918, ch. 82, sec. 15.

Sec. 15. *And be it further enacted*, That all the inhabitants of the territory annexed to Baltimore City by this Act shall, in all respects and to all intents and purposes, be subject to the powers, jurisdiction and authority vested, or to be vested by law, in the Mayor and City Council of Baltimore, and to all the Ordinances now in force, so far as the same may be consistent with the provisions of this Act, and the territory so annexed shall, in all respects, be taken and considered as part of said City of Baltimore. Provided, however, that the Act of 1908, Chapter 583, shall not apply to the territory annexed by this Act to Baltimore City; that the Special Paving Tax levied by the Act of 1912, Chapter 688, shall not attach to any property in the territory annexed by this Act to Baltimore City, on account of any improved paving laid before the passage of this Act, except paving done by the State Roads Commission, and that no ordinance of the Mayor and City Council of Baltimore existing prior to the passage of this Act, prohibiting the maintenance of stock yards, abattoirs, packing plants or other plants for the handling of live stock and live stock products, or fertilizer or acid works or soap factories or rendering plants; or prohibiting the keeping or driving of live stock or the keeping of fowls, or prohibiting or regulating manufacturing or other industrial works or businesses existing, and as conducted, prior