of such division or section of said village, shall be published in one or more newspapers of said county for two consecutive weeks, designating the date upon which said county commissioners shall meet for the purpose of hearing objections to said special levy; and upon the date fixed for such hearing, said commissioners shall hear the advocates and opponents of such special levy, and thereafter determine the amount if any of such special levy for each or any said divisions or parts of said village, but in no case shall said special levy be greater than fifty (50) cents on each one hundred dollars (\$100) of the assessable property as aforesaid in any one year; and provided further that all white, adult owners of assessable property in the said several divisions or parts of the village of Chevy Chase to which said association shall relate, shall be eligible to membership therein.

1910, ch. 383, sec. 3. 1912, ch. 790, sec. 88.

The Chevy Chase Association of Montgomery County, a corpora-75. tion organized under the laws of the State of Maryland, shall have the power to enter into a contract, in writing, with the Chevy Chase Club, a corporation organized under the laws of the District of Columbia, for the payment by said club of the sum of one thousand dollars (\$1,000) annually for a period of ten (10) years from the date of said contract, and for the payment of two thousand dollars (\$2,000) annually by said club for the additional period of fifteen (15) years, the said sums to be used and expended by said association for the aforesaid purposes in said part of said village known as section two of said sub-division of said Chevy Chase Land Company of Montgomery County, Maryland, the said contract and the payments thereunder to be in consideration of the use and enjoyment of the streets and roadways of said last mentioned part of said village, and said Chevy Chase Association shall also have power to enter into a contract, in writing, with the said Chevy Chase Land Company of Montgomery County, Maryland, by virtue of which the said Land Company shall pay to the treasurer of said Chevy Chase Association the sum of one thousand dollars (\$1,000) annually for a period of three years for the purposes aforesaid, and in consideration of the use and enjoyment of the streets and roadways of said last mentioned part of said village; provided, that no special levy shall be made, or special tax collected, upon so much of the lands in such parts of said village known as Station 3 of said sub-division of the Chevy Chase Land Company of Montgomery County, Maryland, or that portion of the land of said Chevy Chase Land Company lying between Grafton street and the property of the Chevy Chase Club now used for sewerage disposal purposes, so long as such lands shall be so used,

1910, ch. 383, sec. 4. 1912, ch. 790, sec. 89.

76. This sub-title of the article shall take effect on the first day of June, 1912, unless the village of Chevy Chase shall become incorporated prior thereto in which event this sub-title of this article shall be null and of no effect.