Counties to a point in said Anne Arundel County at least as far north as Millersville on the Washington, Baltimore and Annapolis Electric Railway; and, second, until regular through passenger and freight trains are running at least six days in every week from the said Drum Point to the City of Baltimore, over the railroad of the said Baltimore and Virginia Railroad Company from the said Drum Point to a point in said Anne Arundel County at least as far north as Millersville, and from thence either over the railroad on the said Baltimore and Virginia Railroad Company, if said railroad shall have been constructed and put in running order, from Millersville to the City of Baltimore, or if said railroad shall not then have been constructed and put in running order from Millersville to Baltimore City, over the railroad of some company with which the said Baltimore and Virginia Railroad Company shall have effected such arrangement as will enable it to run the said through trains into the City of Baltimore; provided that before the said County Commissioners of said county are authorized and directed to issue said bonds, the question of whether said railroad is fully constructed and in operation as above required, shall be submitted to a commission composed of the County Commissioners of Anne Arundel County, and the counsel to the Board of County Commissioners, who shall examine the road bed of said road, the rolling stock and car service upon the same and if the said Commissioners or a majority of them shall report that in their judgment the said railroad is fully built, equipped and operating as contemplated by this Act, then the said County Commissioners shall issue said bonds and subscribe the said capital stock and not otherwise.

The County Commissioners of said county, or a majority of them, are hereby authorized and empowered, either in person or by proxy, to vote the stock so as to be subscribed for at any meeting of the stockholders of said company, under such conditions as the private stockholders may be authorized to vote their individual stock.

This Act shall be advertised in the newspapers published in Anne Arundel County for two months preceding the next election for members of the House of Delegates, and be subject to the approval of a majority of all the members elected to each House of the General Assembly of Maryland at its next session after the passage of this Act. And it is hereby made the duty and the said County Commissioners of Anne Arundel County are hereby directed to have this Act published as required by this section.*

See B. & D. R. R. Co. v. Pumphrey, 74 Md. 86, as to Acts of 1872, ch. 245, and 1874, ch. 225.

Sewers.†

1922, ch. 369, sec. 186A.

243. Subject to the conditions and restrictions hereinafter contained, the County Commissioners of Anne Arundel County shall have full power

^{*}This Act was confirmed by Resolution 6 of the 1914 General Assembly of Md. †See secs. 425-455.