1914, ch. 343.

104A. The Supervisors of City Charities shall also have supervision over those persons committed to the criminal, penal and reformatory institutions with which the Mayor and City Council of Baltimore have contracts, and shall perform such other duties as may be prescribed by ordinance, not inconsistent with this Charter.

1898, ch. 123.

105. All appropriations by the Mayor and City Council of Baltimore for the treatment, care or support of the indigent poor in institutions not owned by the city, or for dispensary treatment shall be by contract, in which the city shall agree to pay so much per capita for persons placed, treated or prescribed for in such institutions or dispensaries so contracting with the city, and in no case shall a gross sum be paid to any such institution or dispensary. Every such contract shall contain a stipulation that the city shall incur no obligation therefrom for any amount not provided for or in excess of the appropriation made for the fiscal year in carrying out such contract. No public moneys shall be paid to any institution or dispensary for the treatment, care or support of any person until the said Supervisors have determined and certified in writing that such person is a proper subject of municipal aid.

In connection with appropriations by the Mayor and City Council of Baltimore for treatment, care or support of indigent poor, in institutions not owned by the city, see,

St. Mary's Indus. School v. Brown, 45 Md. 334.

1898, ch. 123,

106. No appropriation shall be made or money expended for the maintenance, outside of the Almshouse or other city home, of any adult poor person or persons, except the sick, insane or other special classes requiring special treatment, or homeless persons requiring temporary care only; provided, the city has adequate accommodations at the Almshouse or other city home. All poor persons who, in the judgment of said Supervisors, require special care or treatment outside of a city institution, may be placed by said Supervisors in any institution or institutions with which the city has contracted for such care or treatment, which they, in the exercise of their judgment, after careful inspection and inquiry, shall deem best fitted to give the necessary care and treatment.

In connection with section 106, see provisions of Act, 1906, chapter 32 which reenacts Article 4 of the Public General Laws of Maryland.

See, St. Mary's Indus. School v. Brown, 45 Md. 334.

1898, ch. 123.

107. The Mayor and City Council of Baltimore, through the said Supervisors, shall have care and supervision over such children as shall be committed to or placed in those institutions with which the city may have contracted and as shall have been duly accepted by said Supervisors as proper charges on the city. Said Supervisors shall have power to remove any child from any such institution to which he or she has been