

- 190-198. What ordinances aldermen empowered to pass.
199. May impose fines and penalties for breach of their ordinances and by-laws.
200. All ordinances to be signed by mayor.
201. Tax for extending B. & O. R. R. from depot to any street; when to be levied and collected.
202. Aldermen may construct a track of rails from Market street to intersect B. & O. R. R.; expense to be paid out of revenues of city.
203. Persons over seventy exempted from all duties relating to fire company meetings and fires.
204. Corporation may introduce water into city.
205. May purchase property necessary to carry out provisions of preceding section, may lay mains and conduits.
206. May establish reservoirs and fountains.
207. May insert and repair fire plugs.
208. May convey water in such manner as they deem best; may appropriate lands necessary for construction of water works and springs not attached to any dwelling.
209. Proceedings to condemn lands and springs; jury.
210. Jury of inquest, how selected
211. Oath of jurors
212. Examination of witnesses by jury.
213. Inquisition of jury to be reduced to writing and filed with clerk of circuit court.
214. Inquisition to be confirmed unless sufficient cause shown.
215. If inquisition set aside, court may direct another to issue.
216. What inquisition to contain.
217. Debt incurred on account of water works, provisions for payment of
218. Persons polluting said water; penalty
219. Injuring water works; penalty.
220. Persons not water renters meddling with water in said works; penalty.
221. Sheriff to receive persons committed to jail for violation of city ordinances.
222. Disorderly persons, commitment of to work-house by mayor and aldermen.
223. No ordinance shall impose fine exceeding \$20, nor commitment to work-house exceeding thirty days
224. Fines to go to corporation
225. Ordinances, when binding on non-residents.
226. Inhabitants of, made competent witnesses in cases arising under this sub-title.
227. Markets, erection of, mayor and aldermen to buy property for.
228. Proceedings to condemn property for.
229. Jury, selection of.
230. Oath of.
231. Examination of witnesses by; testimony to be reduced to writing, assessing damages by.
232. Inquisition of, to be reduced to writing and returned by sheriff to circuit court within twenty days.
233. Inquisition, when to be confirmed.
234. If inquisition set aside, court to direct another to issue.
235. What inquisition to contain.