Chapter 337.

AN ACT supplementary to the act entitled "An Act to Incorporate the Equitable Gas Light Company of Baltimore eity," passed at the January session, eighteen hundred and sixty-seven, of the General Assembly of Maryland, chapter one hundred and thirty-two, of the acts of said session.

Section 1. Be it enacted by the General Assembly of Maryland, That the Equitable Gas Light Company of Baltimore city, incorporated by the act passed at January session, eighteen hundred and sixty-seven, of the General Assembly of Maryland, chapter one hundred and thirty-two, and entitled "An act to Incorporate the Equitable Gas Light Company of Baltimore city," be and the same is hereby authorized and empowered to manufacture, furnish and sell gas in Baltimore county as well as in Baltimore city, and shall have, and may exercise in Baltimore county, subject, however, to such restrictions as may be imposed by the Commissioners of Baltimore county, in so far as Baltimore county may be interested in the conduct of its business, all the powers and rights conferred upon it by the said acts of Assembly, and any amendments thereto, as well as in Baltimore city, including the right to lay all necessary and convenient pipes and conductors for gas under the public streets, roads and highways in said county, and to repair and remove the same from time to time.

Furnish gas to Baitimore county.

Right to lay pipes.

Cause to be filled up and repaved.

SEC. 2. And be it further enacted, That the said company shall, immediately after laying, repairing or removing any pipe or pipes, or conductors as aforesaid, under any street, road or highway in said county, and always within two days after being thereto required by the county commissioners of the said county, or of any agent to be appointed by them, cause to be filled up, repaired, repaved or otherwise restored to its former condition, at the expense of said company, any such streets, road or highway, or part thereof, which said company may find it necessary to dig up, impair or unpave for the purpose aforesaid; and if the said company shall