LAWS OF MARYLAND.

CHAP 566

Payment of park tax.

Railways and Electric Company of Baltimore in any of the roads within the limits of that part of Baltimore city known as the annex, as to which roads the said street railway company is not legally liable to the payment of the park tax hereinafter mentioned, or in any part or parts of said roads, or any of them, shall in any manner be acquired by the Mayor and City Council of Baltimore, pursuant to the authority conferred upon by Chapter 274 of the Acts of the General Assembly of Maryland for the year 1904, and ordinance of the Mayor and City Council of Baltimore, No. 216, approved March 11, 1905, or by any other laws or ordinances relating to the powers and duties of the Commissioners for Opening Streets under said Acts. and application or applications shall afterwards be made by the United Railways and Electric Company of Baltimore to the Mayor and City Council of Baltimore, subject to the provisions of Sections 7-12, both inclusive, and Section 37 of Article 4, entitled "City of Baltimore," of the Code of Public Local Laws of Maryland, for the franchise or right to use the beds of said roads, or any of them, for its railway lines, and the ordinance or ordinances making said application or applications, shall be duly passed by the Mayor and City Council of Baltimore, then with the consent of the board of estimates, expressed in said ordinance or ordinances, the park tax of nine per centum upon the gross receipts of passenger street railway companies in the city of Baltimore, now prescribed and regulated by Sections 797-800, both inclusive, of Article 4 entitled "City of Baltimore," of the Code of Public Local Laws of Maryland, shall, as to the bed or beds of the public highway or highways, covered by said ordinance, or ordinances, and for the period of eleven years, accounting from the date or respective dates of passage of said ordinance or ordinances, be payable and paid by the said United Railways and Electric Company of Baltimore, its successors and assigns, to the Mayor and City Council of Baltimore, as follows: For the first three years of said period of eleven years the gross receipts of said company from its lines on the bed or beds of the public highway or highways covered by said ordinance or ordinances shall be exempt from said park tax as at present; for the fourth year of said period of eleven years they shall be subject to said park tax at the rate

Manner of paying park tax.