

WHEREAS, It is desired by the said Mayor and City Council of Baltimore to retain the said lot of ground as a public reservation ; now,

CHAP. 58

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the Mayor and City Council of Baltimore be and it is hereby authorized and empowered to retain the title to, and possession of, as a public reservation of said city, all that lot of ground situate on the south side of Baltimore street, in said city, beginning at the southwest corner of Baltimore street and Hopkins place, as originally laid out, and running thence westerly on the south side of Baltimore street nine feet, more or less, to the east side of Hopkins place, as laid out by the Burnt District Commission ; thence southerly, bounding on said east side of Hopkins place as so laid out by said commission twenty-three feet, more or less, to the northwest side of Hopkins place as originally laid out ; thence northeasterly, bounding on the northwest side of Hopkins place as originally laid out twenty-five feet, more or less, to the point of beginning.

Authority
given to re-
tain title to
lot of ground

SEC. 2. *And be it enacted,* That this Act shall take effect from the date of its passage.

Approved March 8, 1906.

CHAPTER 59.

AN ACT to add two new sections to Article 93 of the Code of Public General Laws, title "Testamentary Law," sub-title "Wills," the first section to follow Section 313, and to be designated as Section 313 A ; the second to follow Section 322, and to be designated as Section 322 A.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That two new sections be and the same are hereby added to Article 93 of the Code of Public General Laws, title "Testamentary Law," sub-title "Wills," the first of said sections to follow Section 313, and to be designated as Section 313 A, and the second of said sections to follow Section 322, to be designated as Section 322 A, and to read as to said several sections, as follows :

New section
added.

313 A. No devise or bequest hereafter made or heretofore made in any will or testament which shall hereafter be probated, or any real or personal property of the value of five

No devise or
bequest shall
be held to be
void.