tion of property for Esplanades and the Like," and to re-enact said parts of section 6 with amendments under the title 'Condemnation of Property,' providing for the condemnation of property required for public or municipal uses, and also in some instances property adjacent thereto, and for sale of such adjacent property, subject to restrictions.

Section 1. Be it enacted by the General Assembly of Maryland, That the sub-division, entitled "Condemnation of Property," of section 6 of article 4 of the Public Local Laws of Maryland, title "City of Baltimore," as enacted by chapter 123 of the Acts of the General Assembly of Maryland of the year 1898, and also the paragraph added to the same section, immediately after the above-mentioned sub-division, by chapter 397 of the Acts of 1906 of the General Assembly of Maryland, entitled "An Act to add a new paragraph to section 6 of article 4. entitled 'City of Baltimore,' of the Code of Public Local Laws of Maryland, to come in immediately after the conclusion of the paragraph in said section, entitled 'Condemnation of Property.' and to be entitled 'Condemnation of Property for Esplanades and the Like," be and the same are hereby repealed and reenacted so as to read as follows: Condemnation of Property— To acquire by purchase or condemnation any land or any interest therein which it may require for schoolhouses, enginehouses, courthouses, markets, streets, bridges and their approaches, the establishment or enlargement of parks, squares, gardens or other public places, the establishment of esplanades, boulevards, parkways, park grounds or public reservations, around, adjacent, opposite, or in proximity or leading to any public building or buildings, or which it may require for any other public or municipal purpose; and also any and all land and property or interest in land and property adjoining and extending such distance as may be adjudged necessary from any property in use or about to be acquired for such esplanade, boulevard, parkway, park grounds or public reservation, as aforesaid, the use of which said adjacent property it may be deemed necessary or beneficial to subject to lawful restrictions or control, in order to better protect or enhance the usefulnes of such public building or buildings, or in any manner to promote the interests of the public therein, or to more fully effectuate the purposes of the establishment of such esplanade, boulevard, parkway, park grounds or public reservations; and to sell thereafter such adjacent lands or property, subject to such reservations or restrictions as to the subsequent use thereof, as may appear advisable for the protection of such public building or buildings, or for enhancing the usefulness thereof, or in any manner to promote the interests of the public therein, or for better