

(427). The said board shall have general supervision of all stationary engineers within the State of Maryland, except as hereinafter provided; it shall be their duty to examine all engineers of the age of twenty-one years or upwards, who shall apply to them for examination, and to give all parties so examined a certificate of proficiency if found proficient, and to refuse to give such certificate if not found proficient, and the parties so receiving such certificate shall pay to the said board the sum of three dollars (\$3) for each certificate so issued and from all renewals of all grades the sum of one dollar and fifty cents (\$1.50); said certificate shall be of four grades; a certificate of the first grade will permit the holder thereof to take charge of any plant of machinery; the second grade to take charge of any plant of machinery from one to five hundred horse-power, and the third grade to take charge of any plant of machinery from one to thirty horse-power, and the fourth grade to take charge of any hoisting or portable plant of machinery; and the said certificate shall run for the term of one year, and shall be renewed annually, the term of beginning of said certificate to be from the date of the examination of the respective applicant; provided, that no engineer having such certificate shall have charge of more than one plant of machinery at the same time unless said plant be of the same company and at one and the same place; and no substitute who has not been examined and received a certificate, aforesaid, shall be placed in charge of machinery by any engineer who has.

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

Approved April 8, 1910.

CHAPTER 630.

AN ACT to empower the Mayor and City Council of Baltimore to issue the stock of said corporation to an amount not exceeding ten million dollars, for the purpose of providing additional money for the projection, construction, establishment and completion of the sewerage system, authorized by Chapter 349 of the Acts of the General Assembly of Maryland, enacted during the Session of the year 1904, including in said system the disposal of sewage and drainage from property belonging to or under the control of the Mayor and City Council of Baltimore, said money to be expended for the purposes authorized by said Act and of this Act, and subject to the terms, conditions and provisions of said Acts, and to regulate the location of sewers and provide for the