upon said judgment, said Sections are hereby revoked and repealed.

- SEC. 14. That the policemen of Hagerstown, or any of them, when thereto required by the Mayor and Council, shall perform the duties of collecting the sum or sums of money due by consumers for service of light or power provided, according to such regulations as may be determined by the Mayor and Council.
- Sec. 15. That whenever it shall become necessary for the Mayor and Council to purchase fuel or any materials that may be advantageously purchased in large quantities or bulk, they shall, by public advertisement in two or more newspapers of Hagerstown, invite bids or proposals for furnishing the same and shall award the contract for furnishing such fuel or materials to the lowest responsible bidder, and shall in all cases exact bond with good and sufficient security for the faithful performance of such contract, and the failure to file such bond with the Mayor and Council within ten days after the award of such contract shall be sufficient ground for the said Mayor and Council to revoke and rescind such contract. Nothing in this Section contained shall render it unlawful for the Mayor and Council in the event of necessity, to purchase fuel in small quantities to keep the plant in operation until a contract can be made under the provisions of this Act.
- SEC. 4. And be it further enacted, That certain new Sections be added to Article 22 of the Code of Public Local Laws of Maryland, title "Washington County," as set forth in the Code of 1888, as legalized by Chapter 74 of the Acts of the General Assembly of Maryland of that year, as follows: A new Section to follow Section one hundred and fifty-six (156) and to be known as Section one hundred and fifty-six-A (156-A). a new Section to follow Section one hundred and fifty-eight (158) and to be known as Section one hundred and fifty-eight-A (158-A), a new Section to follow Section one hundred and fifty-nine (159) and to be known as Section one hundred and fifty-nine and one-half (159-1/2), a new Section to follow Section one hundred and fifty-nine-A (159-A) and to be known as Section one hundred and fifty-nine-AA (159-AA), a new Section to follow Section one hundred and ninety (190) and to be known as Section one hundred and ninety-A (190-A), a new Section to follow Section one hundred and ninety-two (192) and to be known as Section one hundred and ninety-two-A (192-A); said new Sections to read as follows: