

tem to be supplied with water under this Act, unless said main be of a size sufficient in the opinion of the Roads and Sanitary Engineer of Baltimore County to supply for the following forty years the territory into which said main and extension thereof may be projected.

Section 4. *And be it further enacted*, That the Mayor and City Council of Baltimore and the County Commissioners of Baltimore County are hereby authorized to enter into an agreement containing such rules and regulations as they may think proper for the maintenance, repair and protection of said connections and meters and for the examination and inspection of said meters, but said agreement shall not relieve said County Commissioners of the obligation to pay for such connections and meters and for their repair or replacement.

Section 5. *And be it further enacted*, That the Mayor and City Council of Baltimore shall at all times keep the water systems installed by the said County Commissioners and connected with said water mains of said city supplied with an adequate flow of water fit for human consumption and none the less pure than the water furnished by said Mayor and City Council of Baltimore to the inhabitants of Baltimore City, and there shall be no discrimination by said Mayor and City Council of Baltimore in distribution of water in favor of the inhabitants of the City of Baltimore and against the inhabitants of Baltimore County.

Section 6. *And be it further enacted*, That the distribution to consumers of water obtained under this Act shall be by meters, and the rates said County Commissioners shall charge for such water shall be determined by the Public Service Commission of Maryland and said Public Service Commission is hereby vested with as full and complete jurisdiction to determine such rates as if said County Commissioners of Baltimore County were a "water company" as defined in Chapter 180 of the Acts of 1910.

Section 7. *And be it further enacted*, That this Act shall not be held or taken to repeal or modify Chapter 214 of the Acts of 1908 in any way; provided, however, that should the County Commissioners of Baltimore County avail themselves of the right to take ten million gallons of water from the Gunpowder River pursuant to the terms of said Chapter 214 of said Acts of 1908, then this Act shall be void.