that it has been revoked and must be removed; if not so removed, authorizing the Mayor and City Council of Baltimore to remove and dispose of the same and giving the Mayor and City Council of Baltimore a lien for the cost of such removal; also authorizing the manager of the Bureau of Receipts in the case of unpaid charges for temporary or permanent minor privileges accruing before the year 1935 and permanent minor privilege charges accruing during and after the year 1935 to record the charges therefor in his "tax lien record" or sell the property at which the privilege is located, if the said charge is not paid for the year or years in which they accrue or have accrued.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Sub-section 15AA of Section 6 of Article IV of the Code of Public Local Laws of Maryland (1930 Edition), title "Municipal Liens", be and the same is hereby repealed and re-enacted with amendments so as to read as follows:

15AA. MUNICIPAL LIENS. To establish a sub-department of the Bureau of Receipts where the record of all municipal charges and assessments of every character may be kept and to provide for the issuance of a certificate stating whether any, and, if so, what, municipal charges or assessments exist against any particular property, and for making a reasonable charge for such certificate. Said certificate shall show all charges and assessments of every character due the Mayor and City Council of Baltimore, including State and City taxes and special paving tax, water rent, street benefit assessments, minor privilege charges, charges for street, alley and footway paving, sewerage connections, nuisance abatements and other charges, all of which said charges and assessments shall be liens against the property affected until paid.

The above enumeration of charges and assessments shall not be construed as exclusive of other charges and assessments not herein enumerated which may have been or may hereafter be authorized and imposed, all of which shall be liens from the time of their imposition as hereinabove provided; provided that no charge shall be a lien against any property after the issuance of a lien certificate respecting such property unless such charge is shown on such lien certificate.