

may finally adopt the same. If there be objections, said Commissioners shall hear and determine the same, and alter or amend such proposed plan and estimates in their discretion, whereupon they shall pass a final order adopting such plan and estimates as originally made or as so amended. If any person shall feel aggrieved by the passage of such order, he shall have the right to appeal therefrom to the Circuit Court for Baltimore county, which shall hear and determine said appeal immediately, if then in session, and if not, at the first convenient day during the ensuing session. Upon such appeal, said Circuit Court shall have no power to review the decision of said Commissioners as to the propriety of said proposed improvement or the plan thereof, but shall have power to review only the estimate of said Commissioners as to the amount or extent, if any, to which the appellant will be benefited or damaged thereby, and its decision thereon shall be final. Such appeal shall be taken within fifteen days after the date of such final order, and if not taken within such period the right thereto will be deemed to have been waived, upon the estimates herein provided for becoming final as aforesaid, said Commissioners shall proceed to abate such nuisance in the manner proposed, and shall collect the amount of benefits assessed by suit if necessary, and pay out the amount of damages awarded, if any.

132i. Nothing in the preceding sections shall be construed as limiting or qualifying the right of said County Commissioners, constituting the local Board of Health, to maintain proceedings in equity to enjoin the commission, maintenance or continuance of nuisance of any kind affecting health.

132k. Nothing in any of the foregoing provisions relating to the preservation of the public health in Baltimore county shall be taken as in anywise repealing or as in substitution for any provisions of the Public General Laws relating to health, except and only in so far as any of the foregoing sections are in consistent therewith.

SEC. 2. *And be it enacted*, That this Act shall take effect on May 1st, 1908.

Approved April 6, 1908.

CHAPTER 687.

AN ACT to authorize and empower the County Commissioners of Baltimore County to renumber the houses in Highland town and Canton, in the Twelfth Election District of Baltimore county.