

NORTH AVENUE.

P. L. L. (1860), Art. 4, secs. 858-860. 1878, ch. 59. P. L. L. (1883), Art. 4, sec. 820.

838. The bed of North Avenue, throughout its entire length, shall in all respects be hereafter held as the bed of any other street or avenue in Baltimore City, so far as the same be laid down on Poppleton's map of Baltimore City, and subject to all the conditions or requirements of any other street or avenue in said city; and any and all of the ground fronting thereon, whether in Baltimore City or County, shall, in the event of said avenue, or any part thereof, being graded, curbed, paved, shelled, graveled, or in any like manner improved, be subject to the same assessment for the cost of said grading, curbing, paving, graveling, shelling or like improvement, as would be the case with ground fronting on any other street or avenue in the city, similarly to be improved as aforesaid, and such ground and the owners and representatives thereof shall in such event be held liable for said assessments, and the said avenue be subject to all the Acts of Assembly and ordinances of the Mayor and City Council of Baltimore which are now or may be hereafter in force and applicable for grading, curbing, paving, graveling, shelling or any like improvement of streets or avenues in Baltimore City.

Baltimore City v. Porter, 18 Md. 284. *Mayor. &c. v. Horn*, 26 Md. 194. *Lester v. Mayor*, 29 Md. 419.

YORK ROAD.

1906, ch. 62, sec. 1.

838A. It shall not be lawful for any person, corporation, municipality, commission, engineer, agents, or employes of such corporations, municipalities, or engineers or commission, to lay any cobblestone or macadam for street paving purposes upon the York Road between North Avenue and the city line in the City of Baltimore, without the consent of the General Assembly of Maryland.

NEW BOUNDARY AVENUE.

1914, ch. 611.

838B. That the bed of New Boundary Avenue in Baltimore City, as now laid out, shall in all respects be hereafter held as the bed of any other street or avenue in Baltimore City; and any and all of the ground fronting thereon, in Baltimore County, shall in the event of said avenue, or any part thereof, being graded, curbed, paved or in any like manner improved, be subject to the same assessment for the cost of said grading, curbing, paving, or like improvement as would be the case with ground fronting on any other street or avenue in the City of Baltimore, similarly to be improved as aforesaid; and such ground and the owners and representatives thereof shall in such event be held liable for said assessments.