house on such lot, or may be served personally on the owner thereof, his tenants, agents or guardians, or left at his residence; or a copy of such order may be published once a week for three successive weeks, in one or more newspapers published in Baltimore county, and once a week for three successive weeks, in one or more newspapers published in Baltimore city; and any notice served or published in any of the modes as aforesaid, shall be deemed sufficient.

1886, ch. 546.

246. If the owner of any lot fronting on any open or traveled street, avenue or alley shall neglect or refuse to fill up, dig down, pave, repave or repair the footways or sidewalks in front of such lot, for the space of thirty days after service of a printed order as aforesaid, to be reckoned in case of a publication in a newspaper from the date of the first publication therein, then the said county commissioners are hereby authorized and directed to have the said footways or sidewalks filled up, dug down, paved, repaved or repaired in the manner provided for in the previous sections of this sub-title of this article.

Thid.

247. All the footways or pavements referred to under the provisions of this sub-title of this article, shall be paved, graveled or planked, at least five feet in width from the curb line.

Toid.

248. All streets, avenues and alleys that have been or may be opened, condemned and constructed, or that may be opened, condemned or constructed for public use under and by virtue of any of the provisions of this sub-title of this article, and also all streets, avenues and alleys that have been opened and constructed for public use, and dedicated by the owner of the property through which said street, avenue or alley passes, shall be deemed and taken as a public highway of Baltimore county, and shall be kept in repair by the said county commissioners, as other roads and avenues of said county.