SEC. 2. And be it enacted, That in case the mayor and city CHAP. 123 council shall not on or before the day and year aforesaid, approve said reduction of the width of said street, from Ais- Improvements auquith street eastwardly, then the owner or owners of property so condemned as aforesaid, on the south side of Orleans perty. street, may improve their said condemned property, and whenever the said street shall hereafter be opened agreeably to the directions and plat of the commissioners herein before referred to, proper allowance of damages shall be made for the ground taken to widen said street, and also for the improvements thereon erected, prior to the passage of the act, passed at December session eighteen hundred and seventeen, chapter one hundred and forty eight, or after the first day of March eighteen hundred and twenty nine, any thing in said act of December session eighteen hundred and seventeen. chapter one hundred and forty eight, or in any other act of assembly to the contrary notwithstanding; Provided neverthe Provise-Notice less, That no owner or owners of property on the south side of Orleans street, shall be allowed any damages for improvements to be made by said owner or owners in virtue of this act, unless before commencing said improvements, the said owner or owners shall have given notice, once a week for four successive weeks, in at least two of the daily newspapers of the city of Baltimore, setting forth, that under and by virtue of this act, the said owner or owners would proceed to make improvements upon said owner or owners part of the afore. said condemned property, designating the same, six months after the first appearance of said owner or owners notice in the two newspapers aforesaid, in case the said street or so much thereof, as fronted the property of the person or persons signing said notice, should not have been opened in the manner prescribed by the act of eighteen hundred and seventeen, chapter one hundred and forty eight, and any supplement thereto, before the expiration of said six months.

SEC. 3. And be it enacted, That after the expiration of said six months, computing the beginning of the same from the none appearance of the said owner or owners advertisement in the two newspapers as aforesaid, and upon the said owner or owners filing with the register of the city, certificates of the publication of the notice or advertisement as herein required to be made, the said owner or owners who gave such notice, and whose signatures are to the same, and none others shall

be entitled to the benefit of this act,

CHAPTER 124.

An act for the widening of Orange Alley, in the city of Bulti. Passed March &

WHEREAS, it has been represented to this general assembly, Pronuble. by the petition of sundry inhabitants of the city of Baltimore, that the widening of Orange Alley, between North and Hol-