- 429. The Highways Commission of Baltimore county shall grade, kerb, pave or macadamize Clinton street, in the Twelfth District of said county, between Eastern avenue and Eleventhavenue.
- 430. Two-thirds of the entire cost of grading, kerbing, paving, macadamizing the above said road or way now called Clinton street, shall be borne by the land and property owners fronting on said street, and one-third of the entire cost by the county; provided, however, that the Highways Commission shall not commence the work on said Clinton street until all assessments are paid into the county treasury by the land and property owners fronting on said street.
- The Board of County Commissioners of Baltimore county, at the time of the annual tax levy for the year (1894) eighteen hundred and ninety-four, and each succeeding year are hereby authorized, directed and required to make a specia annual levy of ten cents on each hundred dollars of the whole assessable property situated and located within the limits of the villages of Canton and Highlandtown, in Baltimore county, which are about thus described, to wit: Beginning at the intersection of present limits of Baltimore city and the north side of Fairmount avenue, thence easterly along the north side of said Fairmount avenue to the east side of Ninth street; thence southerly along the east side of Ninth street to the water edge of Patapsco river; thence westerly along the water edge of the Patapsco river to the present limits of Baltimore city; thence along the present limits of Baltimore city in a northerly direction to the place of beginning; to be collected as other county taxes are collected, and when collected to be used by the Highways Commission exclusively for the purpose of condemning, grading, kerbing and paving such streets in said villages of Canton and Highlandtown as they, the said Highways Commission, may deem most necessary.
- 432. That the said County Commissioners shall, within a reasonable time after the passage of this Act and after the first levy hereunder is made, cause and procure a survey to be made of said villages on or as near as practicable to the lines herein designated, locating the same by metes and bounds and the costs of said survey shall be deducted from the first assessment as herein provided for.
- 433. It shall be unlawful for any person to practice horse-shoeing in the Twelfth District of Baltimore county, unless