1811.

what damages C. D. (as the case may be) has or will sustain from the grade affixed by the commissioners of the eastern precincts, on the street, square, lane or alley, (as the case may be,) and if any, that I will impartially, without favor or affection, equally assess the same on the property on said street, square, lane or alley benefited, to the best of my skill and judgment, and conformable to the act of assembly, so help me God". A copy of which proceeding shall be filed and recorded by the clerk of the commissioners, whose duty it shall be to attend and administer the oath, but before the said street, square, lane or alley shall be either dug down or filled up, the said damages adjudged and assessed, shall be levied or recovered in the manner prescribed by the eighth section of this act, and in either case, this act shall be given and received in evidence, and the decision thereon shall be final and conclusive.

11. AND BE IT ENACTED, That the commis- When comsioners be, and they are hereby directed, when they tract for paving of any street, lane, or alley that re- of any street, quires to be filled up, to give thirty days notice in &c they shall writing, to the owners or possessors of the lots on give 30 days no-such streets, lanes or alleys, or publishing the same of lots, to make five times in some one of the newspapers of Baltimore, their choice of to make their election or choice of filling up their footway at the same time that such streets, lanes or alleys
sons neglecting are filling up; and in case the owners or possessors to have them aforesaid shall neglect to fill up said foot-ways at the filled up shall time aforesaid, that then the said commissioners shall, how to be reand they are hereby directed to have the same filled covered. up to such extent and in such manner as they may think fit, at the proper cost and charge of such owner or possessor so neglecting, to be recovered by distress, or by warrant if the amount do not exceed the sum of fifty dollars, or if it exceed that sum, then by an action of debt or attachment in Baltimore county

court.

12. AND BE IT ENACTED, That the owners or Owners of lots, possessors of any house or lot, in front of which the &c. are requir-street. lane or allow has heretofore been pared or ed to pave, street, lane or alley has heretofore been paved, or amend, and rehereafter may be directed to be paved, are required pair foot-ways to pave, amend or repair the foot-way in such manner, in such manner and in such time as shall be directed by the said some and time as may and in such time as shall be directed by the said com be directed by missioners: Provided Thirty days notice be given by commissioners the said commissioners, in writing, or in some news-under a certain paper of the city of Baltimore to said owner or own ers refusing to ers, possessor or possessors; and in case such comply shall owner or owners, possessor or possessors of such