

from whom any of the parties thereto claim or from or under or by the original deed or will by which such particular, limited or conditional estates with remainders or executory devises were created, and the said Mayor and City Council of Baltimore shall, upon making such payment, be thereby released from all further liability for the money awarded as aforesaid.

Gardiner v. Baltimore City, 96 Md. 375. *Bouis v. Baltimore*, 138 Md. 284.

1838, ch. 226. P. L. L. (1860), Art. 4, sec. 838. P. L. L. (1888), Art. 4, sec. 807.
1906, ch. 328. 1912, ch. 32.

828. Before they shall pass any ordinance under Section 6 of this Article, paragraph "Streets, Bridges and Highways," relating to the laying out, opening, extending, widening, straightening, or closing up, in whole or in part, of any street, square, lane or alley within Baltimore City, notice shall be given by advertisement published twice a week for two consecutive weeks, in two of the daily newspapers in the said city, that application shall be made for the passage of such ordinance, which notice shall set forth clearly, in the case of laying out, opening or extending any street, square, lane or alley, the length or width of such street, square, lane or alley, or part thereof to be laid out, opened or extended, and, in the case of widening or straightening shall set forth clearly both the present and the intended width, and also the length of any street, lane or alley or part thereof intended to be widened or straightened, and in case of closing shall set forth clearly the length and width of the street, lane or alley, or any part thereof, intended to be closed; and notice shall also be given by filing, in the office of the Commissioners for Opening Streets, or on before the first day of such publication, a map on the scale, not smaller than fifty feet to the inch, prepared by some competent surveyor, whose name shall be signed to the same, which, in case of laying out, opening, extending, widening or straightening, shall show the course and the lines of the projected improvement, and also the lots and buildings thereon which shall be taken or destroyed, in whole or in part, and which, in the case of closing shall show the street, lane or alley, or part thereof, intended to be closed, and also the abutting lots and improvements thereon. It shall be the duty of the Commissioners to endorse on said map their names, with the date of it being filed in their office, and to keep the said map where the public may have access to it, whenever said map may be needed for the purpose of being shown at any meeting of the City Council, or of any committee thereof, they may, on the written order or request of the President of the City Council, or of the chairman of such committee, and, on obtaining his receipt therefor, allow the said map to be taken from their office for that purpose, to be returned on the following day. At any time before the final passage of said ordinance, said map and said ordinance may be amended, provided such amendment shall not substantially depart from the published notice, so as to substantially affect parties who would not be warned by such notice.

Methodist Protestant Ch. v. Gill, 6 Gill, 391. *Stewart v. Mayor, &c.*, 7 Md. 500. *Baltimore v. Bouldin*, 23 Md. 370. *Page v. Mayor*, 34 Md. 558. *Mayor, &c., v. Grand*