

County Commissioners of Baltimore county their certified statement of the same, together with the explanatory plat and profile; and said statement, plat and profile, shall be filed by said commissioners as one of the records of said county; and said examiners, within ten days after so depositing said statement, plat and profile, shall give notice thereof by advertisement once a week for two successive weeks in one or more newspapers published in Baltimore county, and in one or more newspapers published in Baltimore city.

Appeal when
dissatisfied.

SEC. 4. *And be it enacted*, That any person, persons or corporation that may be dissatisfied with the damage allowed or benefits assessed, may at any time within twenty days after the first publication of notice of the depositing of the statement, plat and profile, with the county commissioners, appeal therefrom, by petition in writing, to the Circuit Court of Baltimore county, and the court shall direct the clerk of said court to docket such appeals as of the then pending term, and issue a *subpoena, duces tecum*, to the County Commissioners of Baltimore county, requiring them to produce and deliver to the said clerk the statement, plat and profile; and the said court shall hear and determine such appeals as soon as practicable, and the person, or persons so appealing shall have the right to a jury trial; and the said court shall not reject or set aside the statement and proceedings of said examiners for any defect or omission in either form or substance, but shall amend or supply all defects and omissions, and increase or reduce the amount of damages or benefits assessed in any case, and alter, modify and correct the statement in all or any of its parts, as the said court shall deem just and proper; and in case a motion is filed to quash the proceedings in said case, or any other objection is taken to any of the proceedings, the same may be amended as to matters of form, so that the case may be tried on its real merits, and the purposes of justice subserved, and in case of any motion to quash for matters of form or substance, where the defect in said proceedings set up by said motion cannot be remedied by amendment, but shall be capable of being cured or remedied, or where said proceedings may be perfected by the ex-

Right to jury
trial.