the person who is entitled to patent; and, in case of resurvey when vacancy has been added, the names of the original tracts and the quantity of vacancy added.

1929, ch. 226, sec. 38.

38. The County Commissioners and Appeal Tax Court shall annually, effective for the succeeding levy, alter and correct the account of any person who may have disposed of or acquired any property since the last assessment or whose property or any part thereof may have been omitted if the report of such disposition, acquisition or omission be supplied by satisfactory evidence; and if real estate or other property shall from any cause have increased or diminished in value since the last assessment, the County Commissioners or Appeal Tax Court shall have power to correct and alter the assessment of the same, so as to conform to its present value.

1929, ch. 226, sec. 39.

39. The County Commissioners and Appeal Tax Court shall have power to annually correct the assessments in their respective counties and city, and alter and correct the valuation of any property which may have been improperly valued, or the value of which may have changed, and assess any property which has been omitted or may have been since acquired.

1929, ch. 226, sec. 40.

Whenever any person, shall make application for an allowance or deduction on account of the sale, transfer, alienation, loss or removal of any property, or the collection or payment of any public or private security for money, the County Commissioners or Appeal Tax Court may interrogate him on oath in reference thereto and the disposal of the same, and especially inquire of him to whom the same has been sold or transferred and the amount of the purchase money or the money collected and how the same has been invested, and in case of removal of property or change of residence, the location of the place to which the same is removed or to which the residence is changed; and if from the information so gathered, or from any other source, the County Commissioners or the Appeal Tax Court shall learn of property which ought to be assessed in some other county and/or city in this State they shall communicate with the proper authorities of such county and/or city. The County Commissioners or Appeal Tax Court may also interrogate said person on oath in reference to any acquisitions or investments made by him and not already assessed and the amount of all such acquisitions and investments shall be added to his assessable property.

1929, ch. 226, sec. 41.

41. The State Tax Commission, the County Commissioners and the Appeal Tax Court shall have the power to summon before them any person, or representatives of corporations, whom they may know or be credibly informed to have acquired new property subject to taxation or whose account