chargeable with taxes in this state; and in making said assessment, the said property shall be valued at its cash value and it shall be chargeable according to such valuation for the corporate purposes of said town.

1927, ch. 7, sec. 2.

84. Before making any assessment, as provided for in Section 83 of this article, the Town Commissioners of Centreville shall give notice of the making of said assessment and of the time that same will begin by advertisement in the newspapers printed in said town of Centreville, two weeks previous to beginning of the making of said assessment.

1927, ch. 7, sec. 3.

85. After said assessment has been completed, that the Town Commissioners of Centreville shall have mailed to each person assessed with property in the corporate limits of said town, a statement showing an itemized list of each and every kind of property so assessed to said person, with the amount of the assessment of such property, with a notice appended thereto stating the days and hours on which said Town Commissioners will sit to hear any and all appeals from said assessment.

1927, ch. 7, sec. 4.

86. Any person aggrieved by said assessment shall have an appeal to said Town Commissioners of Centreville who are empowered to increase or abate assessments.

1927, ch. 7, sec. 5.

87. The Assessor appointed by the Town Commissioners of Centreville shall have authority to administer oaths to persons to be assessed and take a list of their assessable property under oath.

1927, ch. 7, sec. 6.

88. The Town Commissioners of Centreville are authorized and empowered to employ all necessary clerical help needed in making said assessment and to fix the compensation of same; and to have printed all necessary blanks for said assessment, and to fix the compensation of said assessor; and to pay said assessor and clerical help, and the costs of all blanks, stationery, postage and advertising which are authorized or provided for under the provisions of this Act out of the general fund of said town.

P. L. L., 1888, Art. 18, sec. 62. 1860, Art. 17, sec. 53.

89. The clerk and bailiff of said town, before they enter upon the duties of their respective offices, shall each make oath before the said commissioners that he will faithfully and impartially perform the duties of his office according to the best of his skill and judgment, without favor, partiality or prejudice; and the said commissioners may take bond with security from said bailiff for the faithful performance of the duties of his office.