644 ARTICLE 3.

and lateral sewer mains and the location and character of the plant or means for disposing of the sewerage collected by the proposed system. Such survey shall be made and said report and plat filed with said Commissioners within sixty days from such request. Upon the filing of such report and plat the said Board of County Commissioners shall submit a copy of said report and plat to the State Board of Health, and when said Board shall approve in writing the said plans of said system, as to sanitary efficiency, design and character, then the said County Commissioners of Baltimore County shall fix a day for a public hearing on said petition, and shall give notice thereof by publishing said petition and the date for such hearing in some newspaper published in Baltimore County for not less than two successive weeks. At such hearing all persons affected by the construction of the proposed system may appear and be heard upon the question as to whether the public health and convenience requires the establishment of the proposed system.

The County Commissioners of Baltimore County will thereupon determine whether the public health and convenience require the construction and maintenance of the proposed sewerage system; and if, in their judgment, said proposed system is necessary for the public health and convenience they shall appoint three capable and upright citizens of Baltimore County, not residing in the area to be served by such proposed system, and not owning property therein, who shall be known as Sewerage Examiners and who shall investigate and determine the probable cost of constructing and establishing such system, and the names of the property owners in the area served by such proposed sewer and the amount to which each will be actully benefited or damaged thereby, and shall return such estimate and the probable cost, damage and benefits to the said County Commissioners. The said Commissioners shall then assess the cost of constructing and establishing the proposed system upon the persons interested, in proportion to the amount to which they are benefited or damaged thereby. And the said County Commissioners of Baltimore County shall then cause notice to be given to all persons assessed of the assessments respectively so made on them by said County Commissioners, by publication once in each of two successive weeks in one or more newspapers published in Baltimore County, and of the date upon which objections to said assessments of benefits and damages will be heard; such date to be not more than sixty days from the date of the return of the examiners aforesaid, and copies of said advertisement shall be served upon the person interested, or, if they cannot be found, posted conspicuously on the premises affected by some constable of said county, who shall thereupon return to the said County Commissioners the time and manner of such service, and for such service and return said constable shall be allowed the fee allowed for the service and return of writs of summons. If any person interested shall feel aggrieved by the assessment or award so made he shall file in writing with the said County Commissioners on or before the day set in said notice for hearing objection to such assessments or awards, and the said County Commissioners on the day so fixed shall