

after prescribed. It shall be the duty of the said chief assessor at all times to inform himself by all lawful means of all property, stock or investments in said County liable to taxation, and not included in the last revised list of assessments, and of all buildings and improvements, and of all property created or acquired since said revised assessment; and he shall also re-value any property heretofore assessed which in justice and equity requires re-valuation; and the said chief assessor shall value all of the same at the full cash value thereof, and shall make return thereof to the County Commissioners, with the postoffice address of the person assessed, which said return shall be made by the chief assessor, certified by his affidavit as to the truth and fairness thereof, and after personal investigation made by him. To accomplish the purpose, and to perform the duties above outlined, the said chief assessor and his associates, hereinafter authorized, shall visit each District of Anne Arundel County at frequent intervals, and shall bi-monthly, at the first meeting of the Board of County Commissioners in that month, submit to the said Board a written statement, under his oath, setting forth in detail all property recommended for assessment or for re-assessment, and giving his valuation thereupon. Provided, that there shall be no general re-assessment in said County until authorized or approved by the State Tax Commission, or required by the Public General Laws of Maryland; and, in making any such general re-assessment, the State Tax Commission is hereby authorized to have the same conducted in Anne Arundel County by the Assessing Department of said County, as hereinbefore constituted. And it shall be the duty of the Chief Assessor or his assistant or clerk, within thirty days next succeeding any return of the chief assessor, to notify the person or corporation newly assessed or re-assessed, if his, her or its postoffice be known to him, of such new or additional assessments, and in the notice shall be contained a statement of the items of property and the valuation thereof, and said notice shall be sent by registered mail by the said Clerk to the person or corporation assessed, if his, her or its postoffice address be known to, or can be ascertained by, said Clerk by reasonable inquiry. And on the day named in the said notice, it shall be the duty of said Chief Assessor to be present to hear any complaint that may be submitted, and to support the assessment previously made by him, the proceedings in connection with the said complaint to be as now prescribed by the laws on said subject. For carrying