CHAP. 130.

and re-enacted by chapter one hundred and twenty-three of the Acts of 1898, said section to follow section 4 of said Article, and to be designated as section 4 A, and to read as follows:

Construction of certain

4 A. And it is hereby enacted. That the terms "Landed Property," "Until Avenues." streets or alleys shall have been opened and constructed, and "Block of Ground," as used in the preceding section, shall be construed as follows: "Landed Property" shall be construed to mean real estate, whether in fee simple or leasehold, and whether improved or unimproved; "Until Avenues," streets or alleys shall have been opened and constructed, shall be construed to mean until avenues, streets or alleys shall have been opened, graded, kerbed and otherwise improved from kerb to kerb by pavement, macadam, gravel or other substantial material; the words "Avenues," "Streets" and "Alleys" being herein used interchangeably; "Block of Ground" shall be construed to mean an area of ground not exceeding two hundred thousand superficial square feet, formed and bounded on all sides by intersecting avenues, streets or alleys, opened, graded, kerbed and otherwise improved from kerb to kerb by pavement, macadam, gravel or other substantial material as above provided; provided, however, that nothing in this section shall be construed to effect the tax levy for the year nineteen hundred and two.

Approved April 1, 1902.

CHAPTER 131.

AN ACT to repeal Section 114 A of Article 23 of the Code of Public General Laws, title "Corporations," sub-title "Insurance," as enacted by Chapter 226 of the Acts of the General Assembly of Maryland, passed at the Session of 1898, and to re-enact the same with amendments.

Repeal.

SECTION 1. Be it enacted by the General Assembly of Maryland, That section 114 a of Article 23 of the Code of Public General Laws, title "Corporations," sub-title "Insurance," as enacted by chapter 226 of the Acts of the General Assembly of Maryland, passed at the Session of 1898, be and the same is hereby repealed and re-enacted, so as to read as follows:

Section 114 A. Any mutual or co-operative assessment life, accident or health insurance company heretofore incorporated, after having given notice once a week for six weeks of its intention to do so, and of the meeting hereinafter provided for, in two daily newspapers published in the county or city