

74. The County Commissioners shall, at their first meeting after receiving any report or return of any such ditch commissioners, appoint a day to hear objections to such report or return, and to correct, ratify and confirm, or reject the same; and they shall give at least twenty days' previous notice of the time and place of such hearing in a newspaper published in each county in which lands taxed for the said ditch are situated, and by written or printed notice mailed to each taxable named in such report or return.

CHAP. 137

Day to be appointed to hear objections to report of ditch commissioner.

SEC. 2. *And be it enacted*, That this Act shall take effect from the date of its passage.

Approved March 22, 1906.

CHAPTER 138.

AN ACT to repeal and re-enact Sections 216 E and 216 F of Chapter 262 of the Acts of 1904, entitled "An Act to repeal and re-enact Sections 33, 211, 212, 213, 214, 215 and 216 of Article 1 of the Code of Public Local Laws, title 'Allegany County,' sub-title 'County Commissioners and Roads,'" and to re-enact the same with amendments, and add certain additional sections to said Article 1, sub-title "Roads," and to provide for a Road Directory and a Road Engineer in Allegany County, and to place all the public roads in said Allegany County under the control of the Road Directory to be created by this Act.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That 216 E and 216 F of Chapter 262 of the Acts of 1904, entitled "An Act to repeal and re-enact Sections 33, 211, 212, 213, 214, 215 and 216 of Article 1 of the Code of Public Local Laws, title 'Allegany County,' sub-title 'County Commissioners and Roads,'" and to re-enact the same with amendments, and add certain additional sections to said Article 1, sub-title "Roads," and to provide for a road directory and a road engineer in Allegany county, and to place all the public sub-roads in said Allegany county under the control of the road directory to be created by this Act, be and the same are hereby repealed, and said Sections 216 E and 216 F both are hereby re-enacted with amendments, to read as follows:

Repeal.