

## CHAPTER 362.

AN ACT to amend Section 330 of Article 10 of the Code of Public Local Laws of Maryland, title "Dorchester County," sub-title "Hurlock," as amended by Chapter 812 of the Acts of 1912, by adding 13 new Sections thereto, to be numbered 330C, 330D, 330E, 330F, 330G, 330H, 330 I, 330 J, 330K, 330L, 330M, 330N, 330 O, and follow immediately after Section 330B.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 330 of Article 10 of the Code of Public Laws of Maryland, title "Dorchester County," sub-title "Hurlock," as amended by Chapter 812 of the Acts of 1912, be and the same is hereby amended by adding 13 new Sections thereto to be numbered 330C, 330D, 330E, 330F, 330G, 330H, 330 I, 330 J, 330K, 330L, 330M, 330N, 330 O, to follow immediately after Section 330B and read as follows:

Section 330C. In each and every year the annual levy shall be made between the first and fifteenth days of June.

Section 330D. In each year, at least twenty days before the general levy is made, the Commissioners of Hurlock shall sit on three successive days, to correct assessments. They shall give notice of said sittings by advertisement, published before the first sitting, once a week, for three successive weeks, in one or more newspapers published in said city. They shall at said sittings; hear applications for a change in any assessment already entered in the assessment books, and they may in advance notify any parties to show cause why their respective assessments shall not be changed.

Section 330E. At this meeting the Clerk shall have ready and read to the Commissioners of Hurlóck a list of all new property which he thinks should be assessed and taxed, and the Commissioners of Hurlock shall decide as to the valuation of said property. The Clerk shall then mail a notice to the person whose assessment has been so increased, stating the amount of increase in the said assessment and summoning such person to appear before the Commissioners of Hurlock at their next regular meeting (giving date) and show cause why said assessment shall not stand as made. If such person fail to appear, the said property shall be entered on the assessment books, provided such person, so assessed, may appeal to the Circuit Court for Dorchester County at any time within 15 days from the date of the regular meeting at which said