

tricts; the fifth shall be composed of the Seventh, Ninth, Fourteenth and Eighteenth Election Districts; the sixth shall be composed of the Sixth, Tenth and Sixteenth Election Districts; the seventh shall be composed of the First, Eighth and Eleventh Election Districts; the eighth shall be composed of the Twelfth, Nineteenth and Twentieth Election Districts, and the ninth shall be composed of the Twenty-fourth and Twenty-fifth Election Districts of said county. Wicomico County shall be divided into two assessment districts; the first district shall be composed of the First, Second, Third, Ninth, Tenth, Eleventh and Twelfth Election Districts; the second district shall be composed of the Fourth, Fifth, Sixth, Seventh, Eighth, Thirteenth and Fourteenth Election Districts. Worcester County shall constitute one assessment district.

SEC. 3. If any election district or districts, or part or parts of the territory of any county is or are not included in any assessment district provided in this Act, the same shall be included in such assessment district, or respective districts as the Governor of this State shall direct.

SEC. 4. The Governor of this State, by and with the advice and consent of the Senate, shall appoint before the fifteenth day of April, 1910, two suitable persons for each of the aforesaid assessment districts in the several counties of this State, who shall be designated and act as "assessors-at-large" for such assessment districts for which they shall be respectively appointed. The County Commissioners for each of the several counties shall appoint one suitable person from each election district in their respective counties, and each of said persons so appointed shall act as assessor in the election district for which he is appointed; and also shall act as clerk to the assessors for his election district; and each of said assessors to be appointed, either by the Governor or the County Commissioners, shall be a property owner and a taxpayer, and shall have resided in the county for which he shall have been appointed for at least two years before his said appointment, and shall have adequate knowledge of the value of property in the assessment district for which he shall be appointed. The two assessors-at-large appointed for the respective assessment districts, and also the assessor for each of said election districts of the several counties, shall join and act together for the assessment district of which his election district forms a part in valuing and assessing all the property therein required to be valued and assessed for the election district for which he shall be appointed. But no assessor appointed for an election district shall be permitted to join said assessors-at-large in any other election district than the