- 2. If there was at that time in his blood more than five one-hundredths of one percentum (0.05%), but less than fifteen one-hundredths of one percentum (0.15%), by weight, of alcohol, for if an equivalent quantity of alcohol was contained in two thousand cubic centimeters of his breath (true breath or alveolar air having 5½ per centum of carbon dioxide), as determined by an analysis of his blood or breath, or if there was in his urine more than eight one-hundredths of one percentum (0.8%), but less than twenty one-hundredths of one percentum (0.20%), by weight, of alcohol, such fact shall not give rise to any presumption that the defendant was or was not under the influence of intoxicating liquor, but such fact may be considered with other competent evidence in dtermining the guilt or innocence of the defendant;
- 3. If there was at that time in his blood fifteen one-hundredths of one percentum (0.15%), or more, by weight, of alcohol, for if an equivalent quantity of alcohol was contained in two thousand cubic centimeters of his breath (true breath or alvealor air having 5½ percentum of carbon dioxide), as determined by an analysis of his blood or breath, or if there was in his urine twenty one-hundredths of one percentum (0.20%), or more, by weight, of alcohol, it shall be prima facie evidence that the defendant was under the influence of intoxicating liquor.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1962.

Approved March 23, 1962.

CHAPTER 82

(House Bill 44)

AN ACT to repeal and re-enact, with amendments, Section 255 (a) of Article 81 of the Annotated Code of Maryland (1961 Supplement), title "Revenue and Taxes," sub-title "Appeals," amending the laws concerning certain hearings of assessment appeals in order to correct an error therein.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 255 (a) of Article 81 of the Annotated Code of Maryland (1961 Supplement), title "Revenue and Taxes," sub-title "Appeals," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

255.

(a) With respect to any property assessed locally, any taxpayer, or city, or the Attorney General or Department may demand a hearing before the supervisor of assessments or the director of the department of assessments of Baltimore City, as the case may be, or their

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.