Laws," subtitle "Financial Responsibility and Unsatisfied Claim and Judgment Fund," be and it is hereby enacted to follow immediately after subsection 7-101(c) and to read as follows:

7-101(d)

The Commissioner may hold a hearing upon the request of any person aggrieved as a result of a suspension imposed under Part II of this subtitle and he is empowered to withdraw the suspension so imposed if he administratively determines that the applicant is not legally responsible for damages arising out of the accident in question. This determination shall be for the purposes of fairly administering financial responsibility laws only, and shall not be admissible in evidence in a court of law. Any modification or withdrawal of a suspension previously imposed under Part II of this subtitle shall be null and void upon receipt of a certification or assignment of judgment resulting from a cause of action in tort arising out of the accident in question.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1971.

Approved May 17, 1971.

CHAPTER 528 (House Bill 376)

AN ACT to repeal and re-enact, with amendments, Section 29(a) of Article 81 of the Annotated Code of Maryland (1969 Replacement Volume), title "Revenue and Taxes," subtitle "Notice as to Assessments," to require that the notification of change or intent to change an assessment also include a statement of the previous assessment OF REAL PROPERTY sought to be changed.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 29(a) of Article 81 of the Annotated Code of Maryland (1969 Replacement Volume), title "Revenue and Taxes," subtitle "Notice as to Assessments," be and it is hereby repealed and reenacted, with amendments, to read as follows:

29.

(a) Before (1) any existing valuation of property for tax purposes shall be increased, or (2) any classification of any property changed, or (3) any new valuation of property made against any person; or (4) whenever any person applies for a change in an existing valuation or classification and there is a change or refusal to change an existing valuation or classification, or (5) whenever a valuation or classification for a given year, or part thereof, has been appealed, but not finally determined, and the same valuation or classification is made for a subsequent year, on property locally assessed, either by the State Department of Assessments and Taxation (acting within its original jurisdiction), the supervisors of assessments for the county or department of assessments of Balti-