

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Corporations and Associations

3-404.

Not less than 20 days prior to the filing of articles of dissolution with the Department, the corporation shall mail notice that dissolution of the corporation has been approved to all its known creditors ~~AND EMPLOYEES~~ at their addresses as shown on the records of the corporation AND TO ITS EMPLOYEES, EITHER AT THEIR HOME ADDRESSES AS SHOWN ON THE RECORDS OF THE CORPORATION, OR AT THEIR BUSINESS ADDRESSES. ~~THE--KNOWN--CREDITORS--OF--A CORPORATION--SHALL--INCLUDE--ALL--EMPLOYEES--OF--THE--CORPORATION--AND THEIR--BARGAINING--AGENTS,--IF--ANY.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 27, 1988.

CHAPTER 681

(House Bill 785)

AN ACT concerning

Property Tax Assessments - Appeals

FOR the purpose of requiring the Department of Assessment and Taxation to--provide and the taxpayer to exchange certain written exhibits evidence by a certain time to--certain taxpayers---who---have---appealed in appeals of certain assessments to the Maryland Tax Court; and providing for the application of this Act.

BY adding to

Article - Tax - Property
Section 14-512(f)(6)
Annotated Code of Maryland
(1986 Volume and 1987 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Tax - Property