[within] IN the county and cause printed copies of [such] THE notice to be posted in at least three (3) conspicuous places [within] IN the district.

[3-60.] 8-606. Same; hearing.

At the time appointed for [such] THE hearing, or at any time to which it is adjourned, the Commissioners shall hear and pass upon the question of dissolution and all objections and protests and may grant or deny the same. Their decision [thereon] shall be final and conclusive. If the Commissioners determine that the district shall be dissolved, they shall, by ordinance, order the dissolution of the district and the district shall [thereupon] be dissolved. The maintenance of the open areas of [such] THE district may be continued [thereafter] until the funds collected for the purpose of [such] THE maintenance have been expended for that purpose or [such] THE funds may be returned in cash to the person or persons who paid the next preceding annual assessment in the proportion which each [such] assessment bears to the total assessment levied that year.

SUBTITLE 7. CONSTRUCTION OF LAW.

[3-61.] 8-701. Construction of law.

This [subheading] TITLE shall be liberally construed in order to effectuate its purposes. If any provision [hereof,] or [the] application [thereof] to any person, property or circumstances[,] is held invalid the remainder of this ordinance, or the application of [such] THE provision to other persons, property or circumstances, shall not be affected thereby.

[13. Revenue and Taxes]

TITLE 9. REVENUE AND TAXES.

[13-1.] 9-101. Manufacturers' exemption.

The County Commissioners of Carroll County, Maryland, are [hereby] authorized and empowered to rescind, repeal, and revoke the resolution passed and adopted by the County Commissioners of Carroll County on the 18th day of January, 1915, exempting from taxation in Carroll County the tools, machinery, manufacturing implements and engines of corporations, firms and individuals actually engaged in manufacturing; and the [said the] County Commissioners of Carroll County [be and they] are [hereby] authorized and empowered to rescind, repeal and revoke any resolution that may [hereafter] be passed and adopted by the [said the] County Commissioners of Carroll County under the authority of the provisions of Chapter 528, Section 164 of the Acts of the General Assembly of Maryland, passed at its January session in the year 1914, and codified as [Section 169 of Article 81 of the Annotated Code of Maryland (1924 Edition).] §§ 7–208, 7–214, 7–215, 7–217, AND 7–225 OF THE TAX – GENERAL ARTICLE OF THE ANNOTATED CODE OF MARYLAND.

Provided, however, that all such tools, manufacturing implements, engines and machinery, which may have been acquired since the Resolution of the County Commissioners of Carroll County [of date of the 18th of] ON January, 18, 1915, and