

## HURLOCK

authorized and empowered in their discretion, to purchase any property offered for sale for the payment of taxes, provided they shall not bid a sum greater approximately than the taxes in arrears upon said property, and the and the interest and expenses of sale and all costs of reporting such sale, and to sell and convey or lease the same, as in the judgment and discretion shall be deemed best for the interests of the Mayor and Council of Hurlock. ]

## [319. Assessments.

The Mayor and Council of Hurlock shall have power to cause an assessment to be made of all property; real, personal and otherwise within said town, and securities, liable to State and County taxes, and for said assessment, said Mayor and Council of Hurlock shall accept the value placed by the State and County assessment and by the State Tax Assessment upon the said respective classes of property within the said town, and shall cause a comparison of the said town's assessment books with the State and County Assessment books between the 15th and 31st day of May of each year.]

AND BE IT FURTHER RESOLVED, That this Resolution is enacted by the Mayor and Council of Hurlock under the subtitle "Home Rule" in Article 23A of the Annotated Code of Maryland (1973 Replacement Volume and 1973 Supplement). As provided by Section 13 of Article 23A it shall become effective on the 50th day after its enactment unless or before the 40th day after enactment a petition for referendum is presented.

The above Charter amendments were enacted by the foregoing Resolution which was passed at a special meeting of the Mayor and Council of Hurlock, held February 6, 1974, 1 Councilman voting in the affirmative and no Councilmen voting in the negative, and said Resolution became effective in accordance with law on the 28th day of March, 1974.

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LA PLATA

(Charles County)