

completed their assessments to assist in the assessment of property in the said third district, and the assessment so made shall be as valid and binding in law, as if they had resided in said assessment district one year previously, as is provided for in section three of the act to which this is a supplement.

Ibid s 7.  
Additional  
clerk.

191. The board of control and review for the third district of the city of Baltimore, are hereby authorized and empowered to appoint an additional clerk, who shall be allowed the same compensation per day as clerks now appointed are allowed, and the extra clerk heretofore employed by said board of control and review, shall receive the same compensation from the date of their service.

Compensation.

In force from March 21, 1867.

Note—1864, c 37 exempted from all taxation, for the year 1864, all the grounds and premises, with the buildings thereon, libraries, furniture and chattels belonging to any religious denomination, and used for accommodation of ministers or pastors, and known as parsonages, provided that the whole value thereof, did not exceed \$5,000, and that all property over that amount should be liable to assessment and tax. See 1867, c 341, s. 2 1865, c 180 especially exempted from taxation premises known as No. 28 N Gay street, and the premises known as No. 152 W Fayette street, in Baltimore, the ground, buildings and appurtenances, the property of the General Workingmen's Relief Society, and the General Workingmen's Sick Relief Union Charitable and Beneficial Societies. 1868, c. 156 especially exempts from taxation the property of the Maryland Industrial School for Girls. And 1867, c. 23 exempts from taxation a lot of ground in Baltimore city, not exceeding 120 by 150 feet, with the buildings thereon, and the stock issued by the Grand Lodge of Ancient, Free and Accepted Masons, for aiding in the erection of a new masonic temple.

1867, c. 356 enacts the following:

1867, c. 356.  
Bases of assess-  
ments

192. The county commissioners of the several counties of this state, in which the assessment shall have been completed at the time of making the levy for local purposes, and having due regard to additions or subtractions that may be required to be made by any law which may be passed at the present session of the general assembly, are hereby authorized to levy the county taxes of their respective counties upon the basis of the assessment of eighteen hundred and sixty-six, and the state tax upon the basis of the assessment of eighteen hundred and fifty-two.

In force from March 20, 1867.