

“City Court of Baltimore” occur in this article they shall be construed to mean the Baltimore city court.

NOTE.—Section 196 as enacted by 1896, chapter 141, is omitted, because fully executed in 1896; and by some error in numbering the sections added to the General Assessment Act of 1896, ch. 120, by the supplemental Acts of 1896, ch. 140, 1896, ch. 142 and 1896, ch. 143, no section numbered 197 was enacted at all.

1896, ch. 142, sec. 198.\*

**206.** The lists provided to be furnished by the taxpayer to the assessors, and by them returned to the boards of control and review of Baltimore city and the boards of county commissioners of the several counties of this State, under the provisions of the act of 1896, chapter 120, acting as boards of control and review shall, by the said assessors and the said respective boards of control and review be safely kept and the same shall not be disclosed to any person other than a tax or assessment official; nor shall any copies be permitted to be made, unless in case of an appeal from said assessment by the taxpayer or a revision thereof be ordered by the proper judicial authorities as provided in this article. And any assessor, member of a board of control and review, or county commissioner acting as a member of a board of control and review who shall violate this provision or permit the same to be violated shall be deemed guilty of a misdemeanor and upon indictment and conviction shall be fined not less than fifty nor more than five hundred dollars, in the discretion of the court; provided that nothing in this section shall prohibit the clerks of the county commissioners of the several counties, and clerks of the appeal tax court of Baltimore city from giving the assessment and valuation of real estate to parties having the right to demand the same.

1896, ch. 140, sec 198.†

**207.** The provisions of this article shall not apply to the shares of homestead or building associations incorporated under the laws of the State and doing business solely therein, to the extent that such shares represent investments in mortgages on real or leasehold estates located wholly within this State, and executed by members of such homestead or building associations.

\*This section should have been numbered 200

†This section should have been numbered 197.