

sess such damages as the State shall have sustained, and upon such verdict, judgment shall be entered, if for the State, for the penalty of the bond, to be released on payment of the damages assessed by the jury, with interest until paid, and costs.

SEC. 49. *And be it enacted,* That no appeal taken under the provisions of this act, shall have the effect of staying or delaying the collection of the tax hereby directed to be imposed; but if after the determination of any such appeal, it shall be made to appear to the Treasurer for the Western Shore, that any person hath paid to the proper collector, a greater sum of money than ought to have been required of him, agreeably to the opinion of the said court expressed on said appeal, the said person shall be entitled to receive, and the Treasurer for the Western Shore shall be, and hereby is authorised to pay to him, out of any unappropriated money in the treasury, the excess of such payment over and above the sum which ought to have been paid by him, with interest thereon, from the time of the payment thereof to the said collector.

SEC. 50. *And be it enacted,* That if the valuation made in any county, or Howard district, or the city of Baltimore, shall be corrected in consequence of the decision of the Court of Appeals to be pronounced on any appeal as aforesaid, whereby the valuation made of the property of any person is reduced, it shall be the duty of the clerk of the levy court or commissioners of said county or district, or the appeal tax court of the city of Baltimore, as the case may be, to furnish the collector of such county, district or city with the list or statement of such correction; and thereafter the collector shall levy and collect of such person only such amount of tax as shall be rightly receivable as a tax upon property of such reduced value.

SEC. 51. *And be it enacted,* That if by reason of any such correction as aforesaid, the value of the property assessed to any person is increased, it shall be the duty of the levy court or commissioners, or appeal tax court, as the case may be, to add the amount of tax after the rate aforesaid on the said increased value to the tax which shall or may be assessed or imposed on such person during the year eighteen hundred and forty-two, as is hereinafter mentioned, which shall be collected and accounted for to the treasurer of the proper shore at the time of collecting and accounting for the tax of the said year.

\*4.

CHAP. 23.

Collection tax not to be delayed by appeal

If excess of tax be paid

Corrected list to be furnished to collector

If value of property be increased, &c.