1841

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to the state of th	Chap.	Sec.
or by the appeal tax court at the time ap-		
pointed for hearing appeals, in the same		JAT
manner as other persons whose property is		W
required to be valued by the assessors,	23	26
ALUATION AND ASSESSMENT OF PROPERTY		20
IN THIS STATE-Levy courts and appeal tax court to		
direct their clerk to enter in a book, &c. an		
accurate account of all property, &c. within		
their county, &c. and an alphabetical list,		1.50.5
&c. to allow such compensation to their	COLL	7.1
clerks as they may deem right,	"	27
The clerk of the levy court and commis-		
sioners of each county, &c. and appeal tax	4000	
court, on or before the 1st December, &c		
to make out from the assessors statements		
&c. a summary account or list, or columns		
in which to be expressed the estates and		
property of any sort, and the value thereof		
affixed, and the whole value in each district		
extended, and the amount of each column		
and lay the same before the levy court, &c		
who after examination shall sign and en-		
close the same, endorsed "on public ser-		
vice," to the treasurer W. S., and appea	1	
tax court to perform the same duties, &c.	"	28
Any person aggrieved by decision of levy	,	
court, &c. or appeal tax court, on any ques		
tion arising upon the review of the valua		
tion, whereby property is valued which in	1	
his opinion ought not to be valued, or where		
by any property is excluded which said		
person claims ought to be valued, such per		
son may prosecute an appeal from the de-		
cision aforesaid to next term of court o	f	
Appeals for W. or E. Shore, &c. and upon		
any appeal, &c. the clerk of appeal tax cour		
to make out a copy of valuation, &c. to be		
transmitted to the clerk of the court of Ap-		
peals for the W. or E. Shore, as the case	"	90
may be,		29
the person appealing to be treated as	5	
The person appealing to be treated as		
appellant in court of Appeals, and the levy		
annellant in court of Anneals and the levy	,	