

	<i>Chap.</i>	<i>Sec.</i>
Attorney General and such other counsel as Governor may employ, &c.	23	30
VALUATION AND ASSESSMENT OF PROPERTY IN THIS STATE —Treas. W. S. authorised to direct an appeal from any decision of the levy court, &c. confirming the valuation returned to them, or connecting the same, whereby any property is exempted from taxation which is subjected to valuation, &c.	“	31
After full transcript shall have been transmitted upon any such appeal, not necessary to make out a second, &c. upon the entry of any other appeal, &c. but the other appeal to be entered in court of Appeals upon a short certificate signed by proper clerk, &c. that such appeal was prayed, or upon petition of person appearing as appellant to said court of Appeals, &c. and transcripts filed on first appeal to be treated as common to, and to be used in the hearing, &c.; such appellant on his own appeal to file full statement of the grounds upon which appeal is prosecuted and the points on which he means to rely; counsel of appellees also required in each cause to file statement, &c. in like manner,	“	32
Upon argument of appeal neither party to discuss any point involving merely a question of valuation or regularity, or any other question of fact merely, which may appear to have been acted on by the levy court, etc. but the subject matter of said appeal to be the right of General Assembly to subject to valuation for support of government, etc. and the right of General Assembly to exempt from valuation, etc.	“	33
Immediately after determination of any such appeal, clerk of court of Appeals to send copy of opinion of said court, properly attested, to the clerk of each of the levy courts, etc. to be preserved, etc; said levy courts, etc. at their regular meetings, etc. shall review the valuations made to and adjusted by them, and correct the same if ne-		