

INDEX.

1841

	<i>Chap.</i>	<i>Sec.</i>
ter of city of Baltimore, to be laid before appeal tax court, etc.	23	37
VALUATION AND ASSESSMENT OF PROPERTY IN THIS STATE —No person to be chargeable with the rate or assessment of property which may have been transferred, but the same to be chargeable to the person entitled to or having possession; and the levy courts, etc. at their meetings to hear appeals or note transfers, and as often as occasion may require, to alter the account of any person who may have parted with any property, and the sum taken off to be charged to the person who may have acquired the same, unless removed from the county, etc.	“	38
The levy courts, etc. at their annual meetings to hear transfers, etc. empowered to alter and correct the account of any person who may have lost any negro by death or otherwise, or any other property; no deduction to be made for loss of negro, etc. unless a report of the same is made to levy court, etc. supported by satisfactory evidence,	“	39
Before any allowance be made to any person for any decrease, &c., he shall give a faithful account of all decrease of personal property to the levy court, &c., may direct the levy court, &c., to assess all the personal property of such person, and make return thereof, &c., to be governed in all respects by the provisions of this act; appeal tax court for Baltimore, to perform all the duties required by this section,	“	40
Any person after the passage of this act removing to any county, &c., within this State, from the county in which his property hath been valued, or from any place without the State, where property shall not have been valued in the county, &c., to which he shall have removed, shall when required by the collector of the county, &c. or appeal tax court of Baltimore, in which		