

INDEX.

1841

	<i>Chap.</i>	<i>Sec.</i>
collectors, &c. for insolvencies or removals, upon certificate of levy court, &c. or major part of them, &c. that such allowances are just and reasonable,	23	55
VALUATION AND ASSESSMENT OF PROPERTY IN THIS STATE —The Treasurers authorised to direct such proceedings against collectors who shall make default in payment of any tax, &c. under the provisions of this act, as they may now direct against a delinquent sheriff, etc. and allow such commission to attorney as may be allowed in like proceedings against delinquent sheriff, etc.	“	56
If levy court, etc. fail to execute any of the duties imposed, etc. each member to be liable to indictment, and shall forfeit a sum not exceeding \$500; but any member may protect himself from prosecution, by giving immediate information thereof to the Attorney General, wherein such default shall have taken place,	“	57
If at any time levy court, etc. should fail to levy, etc. the sum required, etc. the same sum of money, with interest for one year, in addition to the tax for that year, shall be imposed and levied on the assessable property in such county, etc. in the succeeding year,	“	58
Inconsistent acts repealed, and existing laws in aid of this act, to be construed as parts of this act, etc.	“	59
After the present year, 1841, all county, district and city taxes shall be assessed on the property valued under this act; this section not to be construed as to subject to taxation for county or city purposes, vessels, which now pay licenses to the General Government,	“	60
Persons not assessed to the sum of \$200 at least, not to pay any tax under this act,	“	61
All expenses incurred under this act, including reasonable compensation to assessors, to be determined by levy court, etc.	“	62
All fines and forfeitures imposed by this act, to be recoverable by indictment in the		