

p. Sec.

Chap. Sec.

		levy taxes for 1842 and 1843, clerks of such courts &c. to inform Governor, who shall appoint tax board to levy taxes &c.	"	16
		Upon application to levy courts &c. by persons, to make allowance &c. on account of sale &c. levy court to interrogate such person on oath, if party refuse to answer no allowance to be made &c.	"	17
"	8	For allowance on account of removal of property &c. to ascertain &c., to what place property has been removed, and inform proper authorities to which property is removed, that it may be subject to taxation,	"	18
"	9	If collectors appointed by Governor shall fail or refuse to qualify within 30 days, Governor to appoint others &c.	"	19
"	10	Clerks of levy courts &c. to give Governor official information on or before 20th April, whether there is a duly appointed and qualified collector &c. and to give same information to Governor within 30 days after passage of act,	"	20
"	11	Levy courts &c. to levy within 20 days after collectors appointed, commissions not exceeding 10 per cent for collection &c. <i>See Register of Land Office.</i>	"	21
		All deductions and abatements in the value of property assessed under original act, made by commissioners &c., subsequently to the expiration of the 20 days after second Monday of November, after passage of said original act, as provided for by 24th section, except as hereinafter provided, declared illegal according to the true meaning of said act,	364	1
"	12	No deduction &c. in the amount for which any person may have been assessed, shall be allowed, if made after the period mentioned in preceding section, unless such person shall have aliened &c., the property proposed to be deducted as provided by 38 and 39th sections of original act, and then only in the mode &c., upon the proof therein prescribed, or unless such deduction &c. shall have been made in conformity with the opinion of the court of appeals as directed by 34th section of original act,	"	2
"	13			
"	14			
"	15			