CHET o. Sec. Chap. Suc. VALUA 8 101 10 " 11 98 4.12 1 252 12 " 13 " 14 15 "

	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.  Upon application to levy courts &c. by persons, to make allowance &c. on account	"	16
of sale &c. levy court to interrogate such person on oath, if party refuse to answer no		3.7
allowance to be made &c.  For allowance on account of removal of	"	17
property &c. to ascertain &c., to what place property has been removed, and in- form proper authorities to which property	10 E. 15 A 12 B. 18 A 12 B. 18 A	11351 1314 1314
s removed, that it may be subject to taxa-	**	10
ion, If collectors appointed by Governor shall	r, HO	18
fail or refuse to qualify within 30 days, Governor to appoint others &c.	3807	19
Clerks of levy courts &c. to give Gover-		•
nor official information on or before 20th April, whether there is a duly appointed and		
qualified collector &c. and to give same in-	T 95F	X & 30
formation to Governor within 30 days after passage of act,	West !	20
Levy courts &c. to levy within 20 days	01. (1	HA TI
after collectors appointed, commissions not exceeding 10 per cent for collection &c.	"	21
See Register of Land Office.	ENAR.	n an nan
All deductions and abatements in the value of property assessed under original act,		
made by commissioners &c., subsequently to	EDELLE	ELL FI
the expiration of the 20 days after second Monday of November, after passage of said		
original act, as provided for by 24th section,	Dist	<b>张斯</b> 斯
except as hereinafter provided, declared il- legal according to the true meaning of said act	364	1
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 pro- posed 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 di-		
rected by 34th section of original act,	66	2