Sec.

VALU

USILTON, JOHN—Certain proceedings upon a judgment rendered against him in Kent county court at September term, 1844; State vs. Usilton and securities, as collector of direct tax for the years 1841, '42, suspended until 1st day of August 1845, &c.

supplied of hogot of trooping lake

市部書 8

Securities to file in clerks office their written assent before 1st May, State reserving all the remedies now held, &c.

90

66

3

V.

VALUATION AND ASSESSMENT OF PROPERTY, TO PROVIDE A TAX TO
PAY DEBTS OF THE STATE—Governor to appoint collectors in the several
counties where not appointed as by present
laws directed, and he is authorised and
required on 1st May of passage of act &c.
to appoint collector, &c., collector so appointed to give bond to be approved by
the Governor or some judge, &c., to be
recorded as required by original act, copy
of which, certified by elerk, to be transmitted to the treasurer and governor, collectors to have all the powers possessed by

Not to be restricted to any particular county, but may appoint collector from each or any part of the State.

If collectors so appointed fail, by giving bond within thirty days after appointment, the governor to appoint others, and so from time to time, after any interval of thirty days, until qualified, &c., same power to be annually exercised, whenever levy courts shall neglect &c., to procure collectors by 1st May.

Collector of taxes as often as he finds it necessary to proceed by way of distress, &c., to collect taxes, to leave first with the party by whom taxes are due, a statement shewing amount due, and aggregate am't. of property assessed, and unless taxes

Conflicting lasts repealed in the confliction of