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Chap. Sec.

TAXES—

for that year became due, but who is, or may not be holders thereof, on said first day of April next, bills for account of the tax in said stock for 1844, which bills shall be delivered by the register to the collector of State tax in Baltimore city for 1846, to be collected and paid into the treasury, etc. where the parties reside in the city, register to take duplicate receipts, one to be sent to Treasurer, where the parties reside out of the city, collector to return bills to Treasurer, with place of residence, endorsed, etc. when ascertained.

The said bills so returned, shall be by Treasurer, transmitted to collector of the tax for the proper county, to be by such collector collected, and paid into the treasury, etc.

Register to receive for performance of duties imposed, etc. out of the treasury, \$200, in case of refusal, etc. to perform the duties to forfeit \$500, to be recovered, etc.

The taxes imposed by the laws on the public debt, by any existing or future law, whether said public debt is owned by residents or non-residents, to be collected in the mode pointed out in 2d section of act of 1844, ch. 172, by which the treasurer and commissioner of loans shall be governed, &c.

In assessing said public debt, owned by residents, the same valuation shall be placed upon the several portions bearing different rates of interest, as upon similar portions owned by non-residents, etc. except that the currency debt, shall for the purposes of both said acts be assessed at \$85, in the hundred.

Levy courts, etc. after passage of this act, shall deduct from amount of assessment of property, &c. so far as relates to the taxes imposed for use of the State, etc.

See *Prince Georges County, Somerset*

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