

INDEX,

1845.

USURY—

Chap. Sec.

- pral not to affect any legal proceedings instituted under said section, etc. " 5
- Inconsistent acts repealed. " 6

V.

VALUATION AND ASSESSMENT OF PROPER-

TY—If the levy courts, etc. fail to enforce the assessment or tax, imposed by act of 1841, ch. 23, or its supplements, on or before first Monday in August, each year, the clerks, etc. to give notice to Governor within twenty days after such failure, Governor to appoint a tax board as provided by 12th section of act of 1843, ch. 208, to be clothed with the powers prescribed by said act, etc. in case said clerks or register fail, etc. clerk, etc. failing to pay \$1000 per use of State, to be recovered by indictment or action of debt, etc. brought by Attorney General, etc. upon requisition of Governor.

203 1

The duty of clerks, etc. to give notice to the Governor, under the penalty aforesaid, of the actual imposition, etc. and in case the Governor shall not receive notice of such levy court, etc. by first Monday in September, etc. Governor to appoint tax boards, etc.

" 2

If commissioners of tax, etc. fail or refuse to deliver, to the duly appointed collectors, the assessment books, or in any other way impede, hinder or delay the said collectors, etc. the said commissioners, etc. to be liable to indictment, and on conviction to forfeit and pay \$1000 each for the use of the State, to be recovered by action of debt, etc.

" 3

The Governor to fix the commissions of collectors appointed by him, etc.

" 4

The periods from whence taxes in arrear to bear interest, fixed, etc.

" 5

Collectors of taxes appointed, and give bond after the passage of this act, to re-