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Chap. Sec.

VALUATION AND ASSESSMENT OF PROPERTY—

ceive all arrearages of taxes, etc. and give valid discharges to all who pay, ect. said collectors to account with and pay into Treasury all such additional sums so received, in the same manner, etc. which they are required to make other payments, etc. to receive the same rate of commission, and all such additional payments heretofore made to collectors to be deemed valid, etc. to protect the parties from further demand in respect thereof; in those counties where collectors have heretofore been appointed and qualified, etc. and have not completed their collections, the authority of the collectors referred to, in this section, so far as relates to the taxes for years for which they are not appointed, not to be construed to extend.

The clerks of the county courts, etc. shall at each annual meeting of the commissioners, etc. for the purpose of levying the taxes, lay before those bodies a correct list of all mortgages filed, etc. since last levy, showing the amount of debts secured, etc. clerks allowed ten cents for each mortgage, to be paid by the counties, etc.

So much of original act as exempts from, incorporated literary or charitable institutions, repealed; the property hereafter to be exempt, to amount of \$10,000.

Levy courts, etc. in levying for 1846, and succeeding years, to levy on all property of such institutions exceeding the said sum, etc.

VIERS, SAMUEL C., TRUSTEE OF WILLIAM O'NEALE, JR.—Allowed further time to complete the collections of, etc.

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WALKER, JOS.—Allowed further time to complete his collections, etc.

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