XIX and be it enacted. That the commissioners of the tax shall, at CHAP. their first meeting, or within ten days thereafter, appoint the meriff, or fuch person as they may judge most proper, to be collector of the tax in sheriff to be their county; and the person so appointed shall appear before the com- lector, acc. missioners (within five days after notice of his appointment) and in their presence enter into bond, with good and sufficient securities, such as they shall approve, in double the sum to be collected, with condition, "That if the above bound —— shall well and faithfully execute and perform the feveral duties required of him as collector of the tax for ty, according to law, then the above obligation to be void, else to remain in full force;" and the commissioners shall witness the execution of such bond, and immediately thereafter transmit the same to the clerk of the county court, who shall record the same and transmit the original to the clerk of the general court, who shall also forthwith record the lame, and immediately thereafter deliver the original to the register of the chancery court, to be by him safely kept in the chancery office; and an attested copy of either of the said records shall be as good evidence in law, as if the laid bond was actually produced and proved in court; and any person appointed a collector, who shall, after notice of his appointment, neglect to appear, not having a reasonable excuse in the judgment of the commissioners, or appearing shall resuse to take upon him the office of collector, or shall refuse or neglect to give bond as aforesaid, shall torfeit and pay fifty pounds current money; and the commissioners of the tax may also, in their discretion, remove any collector from his office, and shall, immediately on any vacancy, by death or removal, or by retulal to act, neglect to appear, or to give bond as aforesaid, appoint some other collector, who shall be subject to the same penalty, in case of neglect or refutal, until a proper collector can be procured for such county.

XX. And be it enauted, That the collector or his deputy shall, on the collector to request of any person charged, or on the request of any person offering to the certificates, &c. pay for any person charged, shew to the person so applying the certificate given by the commissioners of such charge, and it required give him a copy thereof; and if it shall appear to any collector, that any person shall reside in any other district of his county than that in which his property shall be valued, it is hereby declared to be the duty of such collector to enter such assessment under the district where such person shall refide; and if it shall appear to any collector, that any person whose property shall be valued in his county shall not reside therein, it is hereby declared to be the duty of such collector to make diligent inquiry where such person shall live, and he shall, if known, transmit to the collector of the county where such person shall reside, a copy of the valuation made on the property of fuch person in his county, and such collector, on receipt thereof, shall enter the same under the district where such person thall relide, and collect the fame.

XXI. And he it enaited. That the commissioners aforesaid small and counties to be may divide their respective counties into convenient districts, containing not less than one or more than three entire hundreds; and the said collector, with the approbation of the said commissioners, shall appoint a deputy in each district, for whom he shall be answerable.

XXII. And he it enafted, That the commissioners shall, on or before commission the first Monday in June next, make out and deliver to the collectors an out a list, are alphabetical list of the persons in each district chargeable for the property therein, the amount of the valuation of each person's property respective—ly, as made or corrected by them, expressing the sum to be paid thereon by this act.