able; and the collector for Baltimore-town, with the approbation of the commissioners for the said town, or the major part of them, may appoint one or more deputy collectors, for whom the said collector shall be antwerable.

CHAF. LXXXIII.

IV. And be it enaced, That the commissioners of the tax for the several Commissional counties, or the major part of them, shall, on or before the first Monday out a sit, &c. in August next, make out and deliver to the collectors of their county, an alphabetical lift of the persons in each district chargeable for the property therein, and the amount of the valuation of each perion's property respectively, as made or corrected by them, expressing the sum to be paid thereon by this act; and the commissioners of the tax for Baltimore-town, or the major part of them, shall, on or before the first Monday in August next, make out and deliver to the collector of their town, an alphabetical list of the persons in the said town and the precincts thereof, chargeable for the property therein, and the amount of the valuation of each person's property respectively, as made or corrected by them, expressing the sum to be paid thereon by this act.

V. And be it enacted, That every person shall, on or before the first When the asset of the country or his deposit is to day of October next, pay to the collector of the county, or his deputy in be paid, &cq the district where his property was valued, the rate or affesiment imposed by this act, in current money; and every person chargeable for property in Baltimore-town or its precincts, shall, on or before the said first day of October next, pay to the collector of the said town, or his deputy, the affessment imposed by this act, in money as aforesaid.

VI. and be it enacted. That where any person whose property is Guardians chargeable with the assessment by this act imposed, shall be under the infants, &c, age of twenty-one years, if the parent or guardian of such infant shall make payment, the same shall be allowed him in his account with such infant.

VII. And be it enacted, That if any executor or administrator shall Executor may have any personal estate of the deceased in his hands chargeable with the ment, &c. affessment imposed by this act, he may inform the affessor, and on payment of the said affessment, the receipt of the collector shall be sufficient evidence to discharge such executor or administrator for the sum paid.

VIII. And he it enacted, That the said collectors and their deputies Time for cold shall, immediately after the first day of October next, collect the whole affessment imposed by this act, by distress and sale of any goods or chattels within his county, or within Baltimore-town or its precincts, the property of any person charged therewith, of which sale five days notice, excluding the day of notice and sale, shall be given, and by distress and fale of any goods and chattels found on any land chargeable with the faid affessment, of which the same notice shall be given; which said sales shall be for current money; and if no effects can be found on the faid land, the same shall be chargeable with the affestment which may be unpaid, with fix per cent, interest thereon from the first day of October next, in the hands of any proprietor; and any goods at any time found on the premises, shall be liable to distress and sale for payment thereof; and the respective collectors of the several counties shall, from time to time, disclose to the commissioners of his county, and the collector for Baltimore-town shall also, from time to time, disclose to the commissioners of the said town, his receipts of the assessment imposed by this act, and shall, from time to time, pay to the treasurer of his shore, by direction of the faid commissioners respectively, as far as he shall have received, so that no great sum of money may long remain in his hands.

IX. any