LXII. AND be it further Enacted, That the Collectors herein appointed shall pay to the Receivers, for delivering such Account as aforesaid, upon their producing Receipts from the respective Commissioners for the same, at any Time after the first Day appointed for Payment of the Rates herein imposed, the Sum of Forty Shillings, and no more; which said Sum shall be by the said Commissioners allowed to the said Collectors on Settlement of their respective Accounts, upon their producing to them their Receipts aforesaid.

LXIII. AND be it further Enacted, That every Perfon or Perfons that shall have any ready Money or Plate, either in his, her, or their own Possession, or that of any other Person, for him, her, or them, shall, on Demand, give a sull Account to the Assession of Assession of the District or Division where he, she or they shall reside, of the Weight of all such Plate, and the Sum or Sums of all such ready Money, under the Penalty of Double the Value of the Money or Plate so concealed, to be recovered and applied as herein after directed.

LXIV. AND be it further Enacted, That if any Perfon or Perfons shall, upon Demand, retuse or delay to discover, or make known, to any Assessor, any of the Matters or Things for which by this Act such Person or Persons are directed to be assessed, then and in such Case, such Assessor shall assess such Person or Persons for such Matters or Things in such Manner as, in his Opinion and Belief, shall be just, upon the best Information such Assessor shall be able to procure, relative thereto.

LXV. AND be it further Enacted, by the Authority aforesaid, That the said County Commissioners, or any Two of them, shall tax and affess every Assessor within their respective Counties, for all and singular the Matters and Things, for which, by this Act, he ought to be taxed and affessed, and all Sums afsessed upon every the said Asseffors, and the Assessments made and set upon the Assessors aforesaid, shall be written, levied and collected, according to the true Intent, Meaning and Directions of this Act, as to Assessments made by the said Assessors. Provided always, That no Person shall be compelled to be an Assessor of any Part of the Rates and Assessments hereby granted, in any Place or Places out of the Limits of the District or Division in which he resides. Provided likewise, and be it Enacted, That no Person shall be capable of acting as a County Commissioner or Assessor, in the Execution of this Act, or executing any of the Powers therein contained,