

place appointed by the commissioners for his appearance, a certificate in writing of the value of all real and personal property in his hundred, and of his assessment thereon, together with an alphabetical list of the names of the lands, and the names and surnames of all persons residing, and of the owners of all the real and personal property, therein.

*And be it enacted,* That the land on the south and west sides of the lines lately run by commissioners under the decree, order, or commission of the high court of chancery of England, and by resolve of convention accepted and taken within the jurisdiction of this state, and annexed to the counties adjoining thereto, shall, if not already done, be by the justices of the said counties laid off in one or more hundreds of their respective counties, or annexed to any hundred adjoining thereto; and the commissioners of such county shall appoint an assessor for such hundred or hundreds, and the same pound rate shall be assessed and imposed on all real and personal property therein, as herein before is directed, as to such property in any hundred of this state; but no assessor shall assess any pauper, whose property he shall not value at thirty pounds current money, but shall return in his certificate the names of all such persons.

*And be it enacted,* That the value of land shall be ascertained in the several counties, and the highest and lowest prices shall be fixed for the best and worst lands in each county respectively, over or under which the several assessors shall not go in valuing the same, leaving the lands of intermediate quality to the skill and judgment of such assessors, who in valuing the same shall have regard to the rates hereafter fixed: that in each and every county of this state, lands of the best quality shall be valued at four pounds,