

assessor shall bring with him, at the time and to the place appointed by the commissioners for his appearance, a certificate in writing of the quantity of plate, and of the sum and kind of ready money, whether gold, silver, or paper, each person in his district may have, and shall deliver the same to the commissioners, or such of them as may attend, who are hereby required, authorised, and fully empowered, to direct the several assessors to add such sum to the assessment of each person so returned, having money or plate, as they upon all circumstances may think reasonable, having regard to the above standard for real and personal property, and to the professed intention of this act, to make all property pay as nearly equal as possible; and such certificate shall be safely kept by such commissioners, but not returned with the books or papers containing the assessment.

*And be it enacted,* That every person, upon demand, shall discover and make known, to any assessor, the whole of his real and personal property, and if he shall refuse or neglect so to do, such assessor shall assess such person in double the value of his property, real and personal, upon the best information such assessor shall be able to procure.

*And be it enacted,* That the commissioners, or either of them, shall assess every assessor within their respective counties, at the rate above mentioned, for all his real and personal property, money or plate, as above included, in their county, and shall give notice of such assessment to the collector of the county, and the same shall be collected and levied in the same manner as assessments made by the assessors; and no person shall be compelled to be an assessor in any other hundred than that in which he resides.