

the said collector, upon which there shall be no writ of error, supersedeas or appeal, and to award execution thereon as upon all other cases of judgments had in the said court.

SEC. 4. *And be it enacted*, That it shall be lawful for the said justices to impose any assessment or rate for the making and finishing necessary repairs to the court-house of their county, not exceeding one hundred pounds current money in any one year, or for making and finishing necessary repairs to their county prison, not exceeding one hundred and fifty pounds like money in any one year, or for the full and complete repair of any one bridge in their county, not exceeding thirty pounds like money in any one year, or for the erecting and building of any one new bridge in their county, not exceeding one hundred pounds like money in any one year.

Justices may impose any assessment, &c.

SEC. 5. *And be it enacted*, That if any two or more counties within this state be divided by water, over which there is or are a bridge or bridges now standing, or over which there may have been a bridge or bridges, but which may be now fallen down or decayed, the said bridge or bridges shall be rebuilt or repaired, as the case may require, at the joint and equal expense of said counties so divided by water from each other, and the levy courts in each of said counties so divided by water shall, whenever it shall be necessary to rebuild or repair such bridge or bridges, appoint one commissioner in each of their respective counties, as convenient as may be to said bridge or bridges, to contract with workmen; and the said commissioners shall give at least six weeks' previous notice in writing, at the most public places in their respective counties, of the time and place of receiving proposals, and shall proceed to set up the said work publicly to the lowest bidder.

Bridges may be rebuilt, &c.

SEC. 6. *And be it enacted*, That if the levy court of either county shall in such case neglect or refuse to make such appointment of a commissioner, after one month's previous notice in writing given them by the levy court of the county or counties jointly interested as aforesaid, the levy court of the other county or counties may and shall proceed, on such neglect or refusal, to appoint two or three commissioners in their own county or counties, as the case may require, to make such contract, who shall proceed to contract with the lowest bidder as aforesaid, and the levy court of the county contracting shall transmit an account of the full amount of said work to the levy court of the county or counties refusing or neglecting to appoint a commissioner as aforesaid, and it is hereby declared to be the duty of said levy court or courts so refusing or neglecting to appoint a commissioner, to levy one-half, or one-third of the amount, as the case may be, of such expenses, upon their

Court of either county neglecting, the other may proceed, &c.