"exception of those cases in which the value of such per"sonal property has been sworn to or affirmed by the 2
"owner or possessor, I (or we) have estimated the same
"according to the best of my (or our) information and 4
"belief."

Certified Roll to be delivered to the clerk. XXVIII. And be it enacted, That the roll thus certified 6 shall, on or before such day as the Council of the City, Town, Village or Township shall appoint, be delivered by 8 the Assessor or Assessors to the Clerk of the Township, Village, Town or City (as the case may be), who shall lay 12 the Roll before the Court of Revision hereinafter mentioned.

any party

XXIX. And be it enacted, that in case

Appeal given to parties deeming themselves aggrieved and Court for trying it.

shall deem himself overcharged by the asssessor or asses- 18 sors in his or their Roll, he or his Agent may, within six days after the notice aforesaid shall have been left for him 20 as aforesaid, or if he be, a non-resident then within six days after the Roll shall have been returned to the Clork, 22 notify the Clerk of the City, Town, Village or Township, in writing of such overcharge, and the complaint 21 shall be tried by a Court of five Members of the City, Town Village, or Township Municipality or Council, to be 26 appointed by such Municipality or Council, and at such time as the said Court shall appoint, reasonable notice of 28 such time being given to the complainant and to the assessor or assessors who made the Roll; and the Court after 30 hearing the complainant and the assessor or assessors and any witness so adduced by either of them, upon oath, or without 32 hearing either of them who shall fail to appear, shall finally determine the matter and affirm or amend the Roll 34 accordingly: and any three or more Members of the Court shall be a quorum, and any majority of a quorum may 36 decide all questions before the Court : and if any two Members of the Municipalit yor Council (whether Members 38. of the said Court or not) shall think that any party has been assessed too low, the clerk shall, on their request in writing, 40 give reasonable notice to such party and to the assessor or assessors, of the time when the matter will be tried by the 42 said Court, or if such party be a non-resident, shall insert such notice in some newspaper published in the City, 44 Town, Village or Township, or if there he none, then in one published at the nearest place in the County, giving in 46 such notice either the name of the party or a general description of the property if the name be not on the Roll, 48 and inserting any number of such names or descriptions in

the same advertisement; and the matter shall be decided in 50

Evidence.

Quorum.

If any party has been assessed too low.