Sec. 12. At the same time and in the same manner as the other lists of property herein required are given, each and every person shall deliver, under oath or affirmation, to the Assessor, a similar list of all the real estate, with the improvements thereon, if any, and other personal property which he, and the firm of which he is a member, and the corporation, association, or company, of which he is President, Cashier, Treasurer, Secretary, Trustee, or Managing Agent, owns, claims, or has charge, possession, or control of, within the limits of the city, which list shall particularly describe each block or plot, or if less than a block, each lot, so that each may be found and known by reference to the official map of said city; also, all vessels, steamers, and other water crafts; also, oyster beds, and extent and location thereof; and shall also specify each and all deposits, and with whom such deposits are made, and the place, or places, in which the same may be found; also, all bonds, notes, mortgages, due bills, and other evidences of debt, together with all other personal property belonging to, or under the control, charge, or in the possession of him or them.

Sec. 13. If any person shall willfully make, or give, under oath or affirmation, a false list of his, her, or their, taxable property, under his or her control, such person shall be deemed guilty of perjury, and upon conviction thereof shall be punished therefor as is by law provided for

the punishment of perjury.

SEC. 14. If any person shall give the Assessor a false name, or shall refuse to give his or her name, or shall refuse to give a list of property theretofore provided, or shall refuse to swear or affirm to such list, he or she shall be deemed guilty of a misdemeanor, and shall be arrested upon complaint of the Assessor, and upon conviction before the Mayor or a Justice of the Peace, he or she shall be punished by a fine of not less than ten dollars nor more than five hundred dollars, or by imprisonment not less than two days nor more than two months, or by both such fine and imprisonment.

Sec. 15. It shall be the duty of the Assessor to prepare a tax list, or assessment roll, alphabetically arranged, in the book furnished for that purpose, in which shall be listed, or assessed, all the real estate, and improvements on real estate and on public lands, and all personal property within the limits of the city. And he shall set down in separate

columns:

First—The names of the taxable inhabitants, firms, incorporated companies, or associations, in alphabetical order, if known; if unknown, the property shall be assessed to unknown owners; and if any person shall refuse to make a statement of his property, under oath, as required, that

fact shall be noted under his name.

Second—All real estate and improvements, taxable to each inhabitant, firms, incorporated companies, or associations, described by "plots," "blocks," "lots," or fractions of lots, where it can be done; and where it is by plots, give, as near as may be, the number of acres; and if any lands or improvements have not been plotted, then describe the same by metes and bounds, and the number of acres and location: provided, that when two or more parties claim, or give a description of the same land, it shall be assessed to each party making such claim, or giving such description, according to the estimated value of the claims of each.

Third—The cash value of real estate, and the improvements thereon.

Fourth—The cash value of all the improvements on real estate where the same is assessed to a person other than the owner of the said real estate.

Fifth—The cash value of all personal property, except improvements

on real estate or public lands, taxable to each.

Sixth—The total value of all property taxable to each.