

spector, in such manner, and at such times as he shall think most advantageous.

SEC. 11. *And be it enacted*, That the mayor of the said city, shall appoint a deputy to perform the duties of any suspended assistant inspector, if necessary, during such suspension, for which said services, said deputy shall be entitled to compensation from the moneys provided to be divided by the general inspector as aforesaid, among the assistant inspectors and said general inspectors, for their compensation, and to such portion of such moneys as such assistant inspector would have been entitled to, for the time of his suspension, if he had not been so suspended. Appointment of deputy in case of suspension.

SEC. 12. *And be it enacted*, That all fines and forfeitures incurred under this act, shall be recoverable in the name of the state, before a justice of the peace, as small debts are now recoverable by law, and shall be appropriated, the one-half to the use of the informer, and the other half to the use of the state. Fines recoverable.
Disposed of

SEC. 13. *And be it enacted*, That it shall not hereafter be lawful for the governor and council to appoint any other inspector or inspectors of flour, for the city of Baltimore, other than those provided for by this act, and that the three inspectors already appointed, shall in all respects act and be deemed to be appointed as inspectors of flour, in the said city, under this act, from the time of the appointment of a fourth inspector, until the next annual appointment, on the said inspectors giving security as required by this act in respect of the inspectors of flour. Future appointments.
Present inspectors.

A further SUPPLEMENT to an ACT passed at December session, eighteen hundred and twenty-five, chapter one hundred and seventy-four. 1833, ch. 246.

WHEREAS, by an act of assembly, passed at December session, eighteen hundred and thirty-one, chapter two hundred and nine, section fourth, the general inspector created by virtue of that act was required to procure samples of flour of the most approved brands of the inspection of other places, to be renewed quarterly, and upon consultation with the other inspectors, and two commissioners of review, fix a standard for flour of each degree of fineness for the regulation of the inspection thereof in the city of Baltimore, which standard to be renewed quarter-yearly, was not to be inferior in quality to flour of the best brand of any inspection in the United States; *And whereas*, doubts are entertained with regard to the propriety of the discretion thus reposed of renewing the standard thus quarter-yearly; for remedy whereof, Preamble.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That the general inspector of flour, upon consultation with the other inspectors and two commissioners of review, shall fix a Standard of flour.