

Wagoner,
&c. loading
unfairly.

SEC. 6. *And be it enacted,* That if any wagoner, driver or owner of any wagon, or other carriage, shall make use of any device, in the loading his wagon, or other carriage, or suffer any other to do so, with a view of deceiving the inspector and measurer, in the quality and quantity thereof, or shall after obtaining a certificate, suffer any part of his load to be disposed of, or diminished, and then sell, or offer to sell the remainder for the quantity mentioned in the certificate; or shall exchange his certificate for any other, of a greater quantity or better quality, he shall forfeit and pay for every such offence ten dollars: and should the inspector discover that device or fraud had been used, for the purpose of deceiving, either in quantity or quality, will be sufficient cause for action.

Or suffer
diminution
of load.

Or ex-
change cer-
tificate.
Penalty.

Cause for
action.

Buyer if
dissatisfied,
&c.

SEC. 7. *And be it enacted,* That when any person bringing lime to the city for sale, in any wagon, car, cart, or other carriage, shall have delivered and discharged the same, and it shall appear to the buyer, or receiver of the same, that some fraud or device had been used in the loading or unloading thereof, not known or discovered by the inspector, he, she or they may complain thereof to the inspector, who is hereby authorized and required forthwith to examine into the cause of complaint; and should the inspector be satisfied that his first certificate was not correct, then, in that case he shall revoke and annul the first certificate, and issue and deliver a new one instead thereof, expressing the just quantity and quality; and should it appear that fraud was intended, and any device used, with an intent to deceive the inspector, then and in that case, the owner, driver or agent of said lime shall forfeit and pay for every such offence ten dollars.

Inspector
shall re-
examine.

Penalty for
fraud.

Penalties
prescribed.

SEC. 8. *And be it enacted,* That all lime that is clear of core, gravel, sand, and dirt, shall be considered first quality, and so in proportion with all other lime less fine, according to the judgment of the inspector, until it is reduced to third quality, or condemned as herein before mentioned.

SEC. 9, 10, 11, 12. Repealed by 1835, ch. 76.

AN ACT to alter and amend an Act providing for the Appointment of Lime Inspectors, for the City of Baltimore, and prescribing their duties. 1835, ch. 76.

Authority
revoked.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That so much of the act providing for the appointment of lime inspectors, for the city of Baltimore, and prescribing their duties, passed at December session, eighteen hundred and thirty-two, chapter two hundred and sixty-nine, that vests in the mayor and city council, the appointment of the inspectors provided for in said act, be and the same is hereby amended, and it is hereby enacted in amendment thereof, that the said inspectors