

the sum of one hundred dollars, to be recovered by indictment in the Baltimore city court, if the offence should be committed in the city of Baltimore, or in the county courts where the offence may be committed in any of the counties of this state, and not within said city, one-half of said penalty for the use of the informer, the other for the use of the state.

SEC. 5. *And be it enacted,* That nothing shall be construed in the act to which this is a supplement to authorize the appointment of more than eight inspectors of lumber for the city and county of Baltimore, any thing in the law to which this is a supplement to the contrary notwithstanding.

Not more than eight inspectors to be appointed for Baltimore.

SEC. 6. Repealed by 1822, ch. 35.

AN additional SUPPLEMENT to the ACT to regulate the Inspection of Lumber in the City and County of Baltimore.—1821, ch. 100.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That hereafter it shall be the duty of each and every inspector, measurer and marker of lumber, to turn, or cause to be turned up, each and every piece of lumber or timber, which he may inspect, measure and mark, in such a manner that he or they may distinctly see and carefully inspect each and every side thereof.

Carefully to inspect.

SEC. 2. *And be it further enacted,* That when any buyer or seller shall believe himself to be aggrieved by an inspector of lumber, either as regard the quality or quantity, that it shall be lawful for him to appeal in the following manner: For all lumber used in the building of houses, to two disinterested persons, the one to be a house carpenter, the other to be an inspector of lumber, each party to choose one; and when they meet on such appeal, not agreeing, shall choose a third person, whose decision shall be final and conclusive: For all lumber for the construction of ships or vessels, to two disinterested persons, one to be a ship carpenter, and the other to be a lumber measurer, one to be chosen by each party, and in case of their not agreeing, they are authorized to choose a third person, whose determination shall be final and conclusive: For all lumber used by cabinet makers, to two disinterested persons, one to be a cabinet maker, the other to be a lumber measurer, one of whom to be chosen by each party, and in case they should not agree, they are authorized to choose a third person, whose decision shall be final and conclusive: For all lumber used by chair-makers and for any other purpose whatsoever not above named, the same course of appeal shall be had, as is above pointed out, which shall be binding on the parties as if it was here described at full length; and in no case shall the measurer complained of be one composing the board of appeal.

Persons aggrieved; appeal; determinations to be final.

SEC. 3. *And be it enacted,* That the governor and council shall hereafter, in each and every year, appoint two additional

Additional inspectors.