for the purpose of sale, shall be subject to the like regulations subject to with regard to inspection and cording, which are now in force tions. with regard to wood landed at the wharves in the city of Baltimore.

Sec. 5. And be it enacted, That in any appeal or appeals Trial of from the decision of any wood-corder or wood-corders, the appeals. mayor of the city of Baltimore be, and he is hereby authorized to direct such appeal or appeals to be tried by any three disinterested persons in the same manner that such appeals are now tried by three wood-corders.

The appeal modified by 1832, ch. 300.

A further Supplement to the Act, entitled, an Act authorizing the appointing of Inspectors and Wood-Corders, and to regulate the Cording of Fire-Wood, brought by water to the City of Baltimore.—1832, ch.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Case of That whenever any one shall consider himself, or herself ag. persons grieved by the measurement of any inspector, or wood-corder, measureand shall apply to the mayor of the city of Baltimore, to select ment. three persons, to try an appeal as provided for by an act, passed December session, eighteen hundred twenty-nine, chapter eighty-five, section five, that the persons so appointed, shall not be Persons apvenders of wood or purchasers (except for their family use) and pointed on previous to their acting on said appeal, shall make the following be venders oath or affirmation (as the case may be) before some person auof wood.

Oath rethorized to administer the same. 'I do solemnly swear (or affirm) quired. that I will faithfully and impartially try the matter depending on this appeal and determine the same according to my best judgment, without fear, favour or affection, so help me God,' and the Corder inspector or wood-corder from whose decision the appeal is made, responsible. shall be held responsible to the party making the appeal, to pay to the said party the sum of twenty cents, for each and every Penalty. cord, that the said persons who try the appeal, shall determine to be a deficiency or excess as the case may be, the same to be recovered by warrant in the name of the party aggrieved before any justice of the peace, in the same manner as other small debts are recovered; and it shall be the duty of the persons trying the appeal to make a return to the said mayor of their Return of decision, and they shall be entitled to receive fifty cents each, board of for their services; the same to be paid by the party against whom said appeal is decided: Provided nevertheless, if said deficiency or increase shall in the opinion of the parties trying the appeal, appear to have proceeded from error of judgment, in the inspector or wood-corder, then upon the parties trying If cortifying the appeal, or a majority of them certifying the same under indement. their hands to the mayor; the party aggrieved shall have no