

Corder only
accountable
for costs.

Corder's
certificate
to specify
hour and
day of mea-
surement.

Time al-
lowed for
appeal.

Notice to
parties on
appeal.

Condition
of wood.

Mayor and
city council
to report to
governor
all such
appeals.

Repeal.

Clause
requiring
wood to be
2 inches,
repealed.

right to recover from the inspector or wood-corder, any thing more than the costs of said appeal as provided for in this section.

SEC. 2. *And be it enacted*, That it shall be the duty of the wood-corders or inspectors, to state in the certificate or ticket of inspection which they may issue, the hour and the day said inspection was made, and it shall not be in the power of any one to appeal from the same, unless said appeal is made and tried, before the sun setting on the day on which the said wood has been inspected.

SEC. 3. *And be it enacted*, That before the reviewers to be appointed to decide upon any appeal from the decision of any wood-corder shall proceed to act, they shall give notice of the time of making such review to the buyer, seller and corder of the wood to be reviewed, or shall be satisfied by competent testimony that such notice has been given by some of the parties, and said reviewers shall also be satisfied either by the admission of all the parties or by competent testimony, that the wood to be reviewed remains entire as it was passed by the corder.

SEC. 4. *And be it enacted*, That the said mayor of the city of Baltimore, be, and he is hereby authorized and required to make half-yearly returns or reports to the governor and council of all appeals, and the returns of the persons trying the same as herein before pointed out, so that if from said returns there is just reason to believe the inspector or wood-corder, shall have executed the duties of his office, with incompetency, partiality or evil intention, that said governor and council may thereby exercise their discretion in removing said inspector or wood-corder from office.

SEC. 5. *And be it enacted*, That the provisions of any and every law inconsistent with those of this act, be, and same are hereby repealed.

A SUPPLEMENT to 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, for sale, passed December session, eighteen hundred and sixteen, chapter one hundred and ninety-nine. 1838, ch. 93.

Be it enacted, by the General Assembly of Maryland, That so much of the fifth section of the original act, to which this is a supplement, as requires that the cord-wood, shall be not less than two inches in diameter at the small end, be and the same is hereby repealed.

INTESTATES' ESTATE.

See ante page 1468, title 'Free Schools.'