

## CECIL COUNTY.

AN ACT to authorize the Governor to appoint an Inspector of Lumber for Chesapeake City, in Cecil County.—1839, ch. 63.

Mesurer and in-  
specter of  
lumber to  
be appoint-  
ed for  
Chesapeake  
city.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That the governor with the advice and consent of the senate, shall be and is hereby authorized and required to appoint one measurer and inspector of lumber for said village, which said measurer and inspector shall be governed by the same laws with regard to his measurement and inspection, which govern the inspectors of lumber in the city of Baltimore, and that he shall be allowed the same fees which are allowed by law to the inspectors of lumber in the city of Baltimore.

To qualify.

SEC. 2. *And be it enacted,* That before the said measurer and inspector shall proceed to act as such, he shall take an oath, or affirmation, as the case may be, faithfully to perform his duty as measurer and inspector of lumber for the said village, to the best of his skill and judgment, without favour, affection, partiality or prejudice.

All lumber  
measured or  
inspected to  
be by officer  
appointed.

SEC. 3. *And be it enacted,* That when any person may want lumber measured and inspected, he shall deliver or cause to be delivered, a written notice to the measurer and inspector aforesaid, whose duty it shall be immediately thereafter, to measure and inspect the same, but that nothing herein contained shall be construed or taken to compel any person or persons to have his or their lumber measured and inspected, but that all persons wishing it, shall have it done by the measurer and inspector appointed as aforesaid; and if any person shall measure or inspect lumber in said village, and receive pay therefor, without being appointed by the governor and confirmed by the senate as aforesaid, and contrary to the true intent and meaning of this act, such person so offending shall forfeit and pay twenty dollars for each and every offence, to be recovered and collected in the manner other small debts are collected out of court, one-half of which shall be appropriated to the informer, and the other half to the use of the state.

AN ACT for the relief of the Crier, Jurymen and Bailiffs of Cecil County. 1839, ch. 77.

County  
from which  
cases are  
removed to  
Cecil Co.  
to pay  
expenses.

*Be it enacted, by the General Assembly of Maryland,* That the county from which any cause sent or prosecution may be removed to Cecil county court for trial, shall pay to Cecil county all expenses incident to such removal, or which Cecil county may incur in paying jurymen, bailiffs, criers or otherwise, by reason of such removal; and the commissioners of