

ble and disinterested men mutually chosen by the parties, or if they cannot agree, by any justice of the peace on application of either of the parties.

Not lawful to anchor float, &c. to interfere with shore fisheries.

SEC. 3. *And be it enacted*, That it shall not be lawful for any person or persons to anchor or locate any such float, or other device, in any place in said waters, so as to interfere with the shore fisheries, either by their being thus anchored or located, or by hauling from such float, or other device, over the ground covered with water usually hauled over by said shore fisheries; and each and every such person so anchoring or locating such float, or other device as aforesaid, shall for each and every offence forfeit the sum of twenty-five dollars, and the further sum of twenty-five dollars for every hour such float, or other device, shall remain thus anchored or located, after notice shall be given by the owner or occupier of said shore fishery, requiring him or them to remove the same.

Fines, how to be recovered.

SEC. 4. *And be it enacted*, That all fines or forfeitures, and damages incurred under this act, shall be recovered as other small debts, before a justice of the peace for the county in which the fishery may be, and should the skipper, or other persons commanding such vessel, float or boat, refuse to give up his or their name or names, and he or they should not be known, the justice of the peace may issue his warrant against the commander or owner of such vessel, float or boat, by that name, and give judgment accordingly, and such judgment shall be as effectual as if the warrant and judgment contained the proper name of said commander or owner.

Act repealed.

SEC. 5. *And be it enacted*, That the act to prevent the anchoring of vessels in the fisheries in Susquehanna river, and the head of the Chesapeake bay, and for other purposes, passed at November session eighteen hundred and seven, be and the same is hereby repealed.

CHAPTER 204.

* 1792, ch. 76.

A SUPPLEMENT to the ACT*, entitled, an Act to direct the mode of collecting the several Taxes imposed on proceedings in the Court of Chancery.

See 1830, ch. 187.

Register to forward to sheriffs list of taxes on chancery proceedings for services heretofore done, which have not been sent by former register &c.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That the register of the court of chancery shall, on or before the first day of April next, deliver or send to each of the sheriffs of the several counties, a list of taxes imposed by law on chancery proceedings, for services heretofore done in the said court for persons resident of such county, and which have not been sent by the late register to such sheriffs, for collection; and the same shall be collected by the several sheriffs, and accounted for by them according to the provisions of the act to which this is a supplement.