CHAP. 114. which said three persons, after having taken an oath of office as reviewers, shall carefully view and examine the same, and if they, or any two of them, shall declare the same to be sound or merchantable, then and in such case the said inspector shall lerase the broad arrow, and put such brand on the cask containing said fish. as they, or any two of them, may adjudge and determine; and the corporation shall be allowed six cents per barrel for storage, if stored; and if upon an appeal and review as aforesaid, the judgment of the inspector shall be confirmed, the person appealing shall pay the expense of such storage, and shall also pay the same if an appeal shall not be prosecuted.

No fish to be exing inspected.

- 9. And BE IT ENACTED, That no pickled fish shall be exported from this state, in casks, by water, unless the master or owner of the vessel shall produce to the collector, or other officer authorised by the United States to clear out vessels, a certificate from the inspector, or his deputy, that the same has been inspected, packed and branded, according to the directions of this act(a); and the certificate shall express the number of barrels, half barrels and tierces thus shipped, the kind and quality of the fish they contain, with the name of the master or owner, and the name of the vessel in which such fish are received for exportation(b); and every such master or owner shall take and subscribe the following oath, or affirmation, as the case may be, before the officer authorised as aforesaid: 61, A. B. do swear, or affirm, according to the best of my knowledge and belief, the certificate hereunto annexed contains the whole quantity of pickled and barrelled fish on board the ter, and that no fish is shipped on board said vessel for the ship's company, or on freight or cargo, but what is inspected and branded according to the law of this state; so help me God."
- (a) By ch. 170, this provision is not to extend to persons sending fish from the fisheries in Potomac to Virginia, or Columbia

(b) By 1818, ch. 99, one cent and an half to be paid by the master or owner for every barrel, half barrel, or tierce of fish, mentioned in the certificate.

Penalty for so doing.

10. And he it enacted, That if any master of a vessel, or other person, shall put or receive on board any vessel, or other carriage of conveyance, to transport the same from this state, any pickled or salted fish, packed in casks which are not inspected and branded in manner by this act prescribed, he, she or they, on conviction, shall forfeit and pay not less than five dollars, nor more than twenty dollars, for each and every barrel, half barrel or tierce, of such uninspected fish.

Inspectors not to pur hase fish ex-

11. And BE IT ENACTED. That the said inspector, or his deputy, shall not purchase directly or indirectly, any saited fish by them, or either of them respectively condemned, or any fish whatever other than for their family's use; nor shall they, or either of them, directly or indirectly, be concerned in making, vending or furnishing, any cask or casks, for the purpose of packing, repacking, or caring any fish brought to, racked in, or exported from, the city or port of Baltimore; nor shall they, or either of them, be concerned in the cooperage of any cask containing fish that shall be inspected in said city; nor shall they, or either of them, vend or furnish any salt for the curing or salting any fish that are or shall be inspected in the city of Baltimore, under the penalty of forfeiting and paying for every offence five dollars.