

Sec. 6. *And be it enacted*, That this act shall continue and be in force until the year eighteen hundred and forty-five, and until the end of the session of the General Assembly which shall be held next thereafter; unless the said corporation be sooner dissolved in manner as aforesaid. CHAP. 103.
Limitation

CHAPTER 103.

An act for the inspection of Sole Leather, and Rough Harness, and Rough Skirting Leather, in the city of Baltimore. Passed Feb. 24, 1832

Section 1. *Be it enacted by the General Assembly of Maryland*, That the Governor, by and with the advice and consent of the Council, shall, after the passage of this act, and before the first day of April next, and in every year thereafter, appoint two persons of integrity, and of experience and skill, in regard to the various qualities of sole leather, to be inspector of sole leather and rough harness and skirting leather or any other rough leather, in the city of Baltimore, neither of whom shall be either directly or indirectly, for himself, or any other person concerned in tanning or currying, or in any wise concerned in any dealing or trafficking in leather of any kind. Appointment of Inspectors.

Sec. 2. *And be it enacted*, That every such inspector, when appointed, shall, before he enters upon the duties of his office, take and subscribe the following oath or affirmation, before some person authorised to administer the same; I do solemnly swear or affirm, as the case may be, that I will faithfully, truly and impartially, according to the best of my judgment and ability, execute and perform the duties of the office of an inspector of sole leather, and rough harness and rough skirting leather, in the city of Baltimore; which oath, when taken and reduced to writing, shall be lodged in the office of the clerk of Baltimore county court, to be by him recorded, at the expense or charge of the inspector. Their oath,

Sec. 3. *And be it enacted*, That it shall be the duty of every such inspector, to provide himself with such and so many proper scales, weights and stamps as may be required in the performance of the duties of his office, both by himself and any deputy or deputies which he may, under the provisions hereinafter contained, from time to time appoint: and that it shall be his duty, when required thereto, to go himself, or to send some deputy appointed in virtue of Their duties.