

1878, ch. 183, sec. 4. P. L. L. (1888), Art. 4, sec. 533

598. If any owner of a cart or vehicle to be used in hauling fire-wood in the City of Baltimore shall neglect to have such cart or vehicle so inspected, and if any carter or person shall alter the marks of said carts or vehicles after the same have been so inspected, or shall alter the measurement of said fire-wood by increasing or taking from the same, or neglect to have said carts or vehicles stamped, as provided for in this sub-division of this Article, by the first day of June of each year, or if any dealer shall sell the aforesaid cord or sawed and split wood to any cart or vehicle not properly stamped by the measurer or his deputies, provided for by this sub-division of this Article, he shall be subject to the penalty of five dollars for each offence, to be recovered as small debts are now recovered, before some Justice of the Peace, for the use of the City of Baltimore.

1878, ch. 183, sec. 5. P. L. L. (1888), Art. 4, sec. 534

599. In case of dispute between the purchaser and seller of any lot of fire-wood, the measurer or his deputy, appointed under this sub-division of this Article, may act as arbitrator between said parties, and his decision shall be final; for which services he shall receive the sum of six and one-quarter cents for each cord of wood so inspected and measured by him, to be paid by the party at whose request said service was performed; the said measurer or deputy to give a certificate of the number of cords contained in each lot.

JONES' FALLS.

1870, ch. 115. P. L. L. (1888), Art. 4, sec. 579.

600. None of the provisions of this Article in reference to constructing sewers and opening and paving streets in the City of Baltimore shall apply to the construction of the sewers, and to the opening and paving of the streets and avenues for which provision is made in this Article relating to Jones' Falls, save in so far as the said provision may be made applicable thereto by an ordinance of the Mayor and City Council of Baltimore, passed for the purpose; and provided further, that no appeal shall lie from the decisions of the Baltimore City Court in proceedings in said Court under the provisions of this Article relating to Jones' Falls.

1870, ch. 115. P. L. L. (1888), Art. 4, sec. 580.

601. All of the provisions of an ordinance of the Mayor and City Council of Baltimore, entitled an ordinance to provide for the improvement of Jones' Falls within the limits of the City of Baltimore, approved January 31, 1870, shall have the same force, effect and operation, and be in all respects as valid as if the said ordinance had been passed after the approval of the Act of 1870, Chapter 115, or had been passed after the enactment of a law by the General Assembly of Maryland authorizing and empowering the Mayor and City Council of Baltimore to pass such an ordinance.