

chase money, costs and damages aforesaid, said surplus or balance of sales shall belong to said buyer.

Pay of inspectors.

Sub-Sec. 6. The amount to be so paid under the warrant of the comptroller by the treasurer, to the said inspector-general and inspectors, and for any other expenses which may accrue under this act, shall not exceed the amount of money to the credit of the grain inspection fund, as provided by law, and if there shall not be in the treasury, to the credit of said grain inspection fund, a sufficient sum, after paying the expenses incurred under this act, to pay in full the said salaries of the said inspector-general and inspectors, then a ratable deduction shall be made between the said inspector-general and said inspectors.

In force from March 10, 1862.

NOTE.—1866, c. 149 repeals section 397 relating to the appointment of Inspector-General and Assistant Inspector of Grain. In force from February 8, 1866.

HAY AND STRAW.

1861, c. 35 repeals section 412 and substitutes the following :

1861, c. 35.
Standard.

To be weighed
at state scales.

412. All hay and straw brought to the city of Baltimore shall be weighed at the state hay scales, as provided in this article, and by one of the inspectors, at the rate of one hundred pounds to the hundred weight, making a reasonable allowance for the moisture thereof, as well as for the mud or other substances attached to the wagon, cart or sled containing the same; this section not to apply to hay or straw in bales brought to the city by water, rail road, wagons, carts or sleds.

In force from June 11, 1861.

1865, c. 165 repeals section 413 and re-enacts the same as follows :

1865, c. 165.
Inspector's
fees.

413. The said inspector shall be entitled to demand and receive for each and every load of hay and straw inspected by him, of whatever weight, one cent and