

oned, at the discretion of the court before which such misdemeanor may be tried.

1872, c 258, s 1
Penalty for
marking logs

11. Any owner or claimants of logs, cast by wind and tide upon the land or shore of the Chesapeake bay or its tributaries, or any person or persons, for him or them, who shall wilfully mark, stamp, imprint, or indent any log or logs, lying and being upon any of the land or shore contiguous to and lying upon the bay or its tributaries, shall forfeit and pay, upon conviction thereof, not less than one hundred nor more than one thousand dollars, or be imprisoned in the county jail of the county wherein he may be convicted, for a term not less than four months, nor more than two years, or both fined and imprisoned, in the discretion of the court; twenty-five per cent. of the fine to go to the informer, and the remainder to the public school fund of the county wherein the offence was committed, after the expenses of the trial have been paid.

Id s 2
When judgment
against land-
owner void

12. Any judgment against any landowner or his tenant, for logs drifted and cast by wind and tide upon the land or shore of the Chesapeake bay or its tributaries, shall be null and void, and of no effect whatever, unless the owner or claimants of the logs shall have actually paid to the landowner or his tenant not less than twenty-five cents for each and every log claimed by him, the said owner.

X.—ARBITRATION AND AWARD.

- | | |
|---|---|
| <p>1 Any cause in any court may be referred by rule of court and by consent, court may give judgment and issue execution on award</p> <p>2 Time award to remain in court before judgment to be set aside for fraud or surprise</p> <p>3 Cause to be continued until award, death of party before award not to abate action.</p> | <p>4 Arbitrator refusing to act, another to be appointed</p> <p>5 When award to be returned, court may compel return</p> <p>6 Copy of award to be delivered to adverse party, court to require proof before entering judgment</p> |
|---|---|

ARBITRATION OF DISPUTES BETWEEN EMPLOYERS AND EMPLOYEES

- | | |
|---|--|
| <p>7 Power of board of public works, arbitration, report</p> <p>8 How disputes can be adjusted</p> <p>9 Proceedings</p> <p>10 Agreement</p> | <p>11 Submission to arbitration</p> <p>12 Judgment and execution, time award to remain in court before judgment, fraud or surprise</p> |
|---|--|

Art 7, s 1
1778, c 21, s 8
Any cause in
any court may
be referred by
rule of court,
and by consent.
5 Md 358, 31
Md 302, 40 Md
483, 46 Md 270
9 G & J 1

Court may give
judgment and
issue execution
on award.

I. Any cause instituted in any of the courts of this State may, by rule of court, and by consent and agreement of the parties thereto, be submitted and referred to the award and arbitrament of any person or persons, and the court may give judgment on the award of the person or persons to whom such submission and reference shall be made, as of the court to which said award shall be returned, and award execution thereon as upon verdict, confession, or nonsuit.