

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 be 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 offense was committed, after the expenses of the trial have been paid.

1888, art. '34, sec. 20. 1872, ch. 258, sec. 2.

20. Any judgment against any land owner or his tenants, 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 logs shall have actually paid to the land owner or his tenant not less than twenty-five cents for each and every log claimed by him, the said owner.

ARTICLE XXXV.

EVIDENCE.

Competency of Witnesses.

- | | |
|---|---|
| <ol style="list-style-type: none"> 1. Parties competent. No incapacity from interest or crime, except perjury, wives and husbands competent. 2. Newspaper reporters not compellable to disclose source of news. 3. Rule in case of death, lunacy or insanity of original party; or where executor or administrator is a party; provisos 4. Parties in criminal cases; divorce; breach of promise. 5. Rebuttal of testimony given by adverse party. 6. Competent to prove interest or crime. | <ol style="list-style-type: none"> 7. Proof of execution of writings. <h4>Attendance and Pay of Witnesses.</h4> <ol style="list-style-type: none"> 8. Neglect of witness to appear; penalty. 9. Refusal to give evidence; penalty. 10. Discharge from execution for failure to attend. 11. Compensation of witnesses; waiver of. 12. Of witnesses before justice of the peace. 13. Witness summoned by surveyor. 14. Witness in criminal cases held for want of security; fees how paid 15. Compensation of prosecutor, when disallowed. |
|---|---|