

may be mutually agreed on between himself and the purchaser thereof. CHAP. 120.

Sec. 9. *And be it enacted*, That the Inspector appointed by virtue of this act, shall enter into bond to the State of Maryland, with good and sufficient securities to be approved by the Governor and Council, in the penal sum of one thousand dollars, conditioned for the true and faithful discharge of his duties as Inspector, arising out of this act. Bond required

Sec. 10. *And be it enacted*, That the inspection district of the inspector for the Town of Williamsport, shall embrace the corporation limits of said Town as now defined, and all the lands lying on the western side of said Town, commencing at Lock No. forty four, near said Town, and extending with the line of Canal (for its western limits,) not exceeding half a mile, so as to include a ware house lately built by Elie Beatty, on said Canal. Inspection limits

Sec. 11. *And be it enacted*, That no Inspector of flour, shall purchase directly or indirectly, any flour by him condemned, or any flour whatsoever, other than for his own family use, under the penalty of five dollars, for each barrel by him purchased. Prohibit to purchase

Sec. 12. *And be it enacted*, That it shall and may be lawful for any person or persons carrying, sending, or transporting flour from the Town of Williamsport, to the city of Baltimore, to export the same, or sell, or otherwise dispose of the same; and the same may be thence exported without being subject to a re-inspection in the city of Baltimore, *Provided*, that the said flour so carried, sent or transported, from the aforesaid inspection district of Williamsport, to the city of Baltimore, be inspected at the said Town of Williamsport, by a regular Inspector appointed by the Governor and Council of this State, or his deputy duly authorized. Exportation allowed

Sec. 13. *And be it enacted*, That it shall and may be lawful for the Burgess and Commissioners of Williamsport, to appoint annually or otherwise, three competent millers, or two millers and one baker, as a standing committee, to whom it shall be the privilege of any person to appeal from the judgment of any Inspector of flour. Reviewers

Sec. 14. *And be it enacted*, That it shall be the duty of the three persons appointed by virtue of the thirteenth section of this act, before they review the said flour in dispute, to take an oath to decide the case to be reviewed agreeably to the standards fixed by the General Inspector at Baltimore, and shall then proceed to view and carefully examine Their oath.