

CHAP. 221.

CHAPTER 220.

Passed March 7 1842. *An act for the benefit of the Heirs of Rezin Gaither, deceased.*

Preamble

WHEREAS, Rezin Gaither, who died many years since, was seized of a small tract of land in Anne Arundel, part of Hereford, containing seventeen acres, and the title thereto is vested in Elizabeth Gaither, Ruth Gaither, children of said Rezin, and in the children of John Gaither, and the children of Joshua Gaither, and in the child of Ephraim Gaither, grand children of the said Rezin Gaither; and whereas, by the usual course of the court of chancery, several of the said grand children being now minors, a sale by decree, after proof with costs and commissioners, would nearly absorb the whole estate, and all the heirs being poor, now therefore,

May execute deed.

Be it enacted by the General Assembly of Maryland, That Edward Dubois of the city of Annapolis, on filing his bond in the court of chancery, with condition to distribute the proceeds of the said land, according to the rules of law, in the penalty of one hundred and fifty dollars, may proceed to sell the said land at public or private sale, and execute a deed therefor to the purchaser thereof, and to pass the title thereof.

CHAPTER 221.

Passed March 8, 1842. *An act to provide for the Inspection of Lumber at Havre-de-Grace.*

Appoint two inspectors.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That from and after the passage of this act, the Governor shall with the advice and consent of the senate, appoint two inspectors of lumber for the town of Havre-de-Grace, said inspectors to have the power to appoint one deputy each.

Inspect lumber.

SEC. 2. *And be it enacted,* That the said inspectors shall inspect all lumber arriving at Havre-de-Grace, and intended for the consumption of Harford county.

Not to be inspected unless required.

SEC. 3. *And be it enacted,* That lumber arriving at Havre-de-Grace, intended for reshipment or exportation shall not be inspected, unless required so to be, by the owner or owners thereof.

Fine.

SEC. 4. *And be it enacted,* That the inspectors of lumber at Port Deposit, Cecil county, shall not be authorized to in-

FRA

spect lu
are her
of lum
last me
justice
now re
to the

SEC.
appoint
sions o
eleven,
the act
teen, cl

SEC.
be enti
boards
every t
shingle
each ar
buyer

*An act
Terri
tion*

WH
court,
and fo
and O
posed
this St
hundr
said p
appell

Be
That
hereby
at the
of said