

CHAP. 211. act of Assembly, or until some other mode of fixing such standard shall be provided by law.

In case in-
specter con-
demn, &c.

SEC. 3. *And be it enacted,* That in all such cases where an inspector may pronounce a flour barrel insufficient, or shall condemn such barrel, it shall be lawful for the owner of such barrel, or his agent, either to cause said barrel to be repaired, or to substitute a new one, as the case may require, or he may make such deduction from the price of his flour as may be mutually agreed on between himself and the purchaser thereof.

Repealed.

SEC. 4. *And be it enacted,* That all acts or parts of acts of Assembly, inconsistent with or contrary to the provisions of this act, be and the same are hereby repealed.

CHAPTER 211.

Passed Mar.
3, 1846.

An act to repeal all laws granting Out-Pensions in Cecil County, and authorising the County Commissioners in said county to grant Out-Pensions in such cases as in their judgment the parties for whom the same is to be levied, shall stand in actual need of support by county assessment.

Repealed.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That all acts granting out-pensions in Cecil county, to indigent persons, be and the same are hereby repealed.

Authorised to
levy.

SEC. 2. *And be it enacted,* That the board of county commissioners of Cecil county, are hereby authorised and empowered to levy annually by county assessment, on the assessable property in said county, such sums of money as in their discretion may be deemed necessary for the maintenance and support of the indigent poor, who are in actual need of such support, and who the said board of commissioners believe, should be placed on the out-pension list; *provided however,* that the sum of money levied for any one person, shall not in any year, exceed the sum of thirty dollars.

Proviso.

Not to go into
effect,

SEC. 2. *And be it enacted,* That this act shall not go into effect until after a new election of county commissioners in Cecil county.

An act relat

SECTION
Maryland,
next, it sua
Chestertown
May, a sup
town, and o
Whaland's
Boone's, fo
supervisor s
by the gran
ner that the
ty are liable
fined by the
or omission
deem prop
trial by jury
to mend the
unless the s
funds are ex
clerk of Ker

SEC. 2.
court of Ke
dollars for
the directio
shall be sat
sioners of s
ed for a year
tion of this
ment.

SEC. 3.
of the com
supervisor
mend and r
leys and ro
hundred do
for the use
taken and
any trial sh
pervisor, to

SEC. 4.
Chestertow
tions, nuisa