n bags, barrels, kegs same shall have been ded by the inspector nder the penalty of violation of this act, the name of the State he peace in the city of the informer, the Maryland, and that shall be such as are nall debts under his

it shall be the duty of this act to inspect ereafter be exposed e limits of the city contained in bags, and to put proper e of inspection, and tained in each bag, ng the proper allowrel, keg or cask of contained, accord-

every ton of guano ive one dollar from

rom any judgment in pursuance of this ay appeal to Baltier, and under the idgments rendered iall debts.

ution and Form of ind, so as to make r to the Chancellor s.

neral Assembly of ection for Goverfifty, and forever

thereafter, shall be made in like manner as in electors of CHAP. 342. president and vice president, save that the form of the certificate shall be varied to suit the case; and save also, that the returns, instead of being made to the Governor, shall be made to the Chancellor of the State, and addressed to the Chancellor of Maryland, under cover by the several judges of elections, in the different counties of this State.

Howard District and the city of Baltimore.

SEC. 2. And be it enacted, That, of the persons voted Declared Gofor as Governor at any such election, the person having, vernor by proin the judgment of the Chancellor, the highest number of legal votes, and possessing the legal qualifications, and resident in the district from which the Governor, at such election, is to be taken, shall be declared, by proclamation of the Chancellor, within ten days after such election returns have been received, duly elected Governor of Maryland, and shall qualify as such in the manner prescribed by the constitution and laws of this State, on the first Monday of January next ensuing his election, or as soon thereafter as may be.

SEC. 3. And be it enacted, That excepting the cases Chancellor to hereinafter provided, the Chancellor shall decide all decide. questions in relation to the number and legality of the votes given for each and every person voted for as Governor, and in relation to the returns; and in relation to the qualification of persons voted for as Governor.

SEC. 4. And be it enacted, That in case two or more Chancellor to persons, legally qualified according to the provisions of report to Gothe constitution of this State, shall have an equal number of legal votes, then and in that case the Chancellor shall communicate the fact, within ten days after the reception of the election returns of the State, in writing to the then Governor, whose duty it shall be, and who is hereby authorised and directed to convene, by proclamation, upon reasonable notice, the General Assembly, before whom the Chancellor shall forthwith lay all the election returns, and the Senate and House of Delegates, upon joint ballot, shall determine which one of them shall be Governor, and the one which, upon counting the ballots, shall have the highest number of votes, shall be Governor, and shall qualify as such.

SEC. 5. And be it enacted, That in case any one voted fraud in elector at such an election as Governor, and possessing the tion Chancel legal qualifications, according to the constitution of this lor to report to State, shall come forward within thirty days after such Governor. election, and make oath, before the Chancellor of Maryland, that he has good and sufficient reason to believe