

dred dollars; and the person or persons who shall have shipped such bark, shall forfeit the same, together with twenty dollars for each cask so shipped, the one half to the use of the officer or person who shall prosecute therefor, the other half to the use of the state, to be recovered in the same way as is directed for the recovery of the penalty imposed by the fourth section of this law, and the state's part of said penalty to be paid over to the city register for the use of the state. And if any person shall ship from any other port in this state, than the port of Baltimore, any bark not inspected as directed by this law, he shall forfeit the sum of twenty dollars for each cask so shipped, the one half to the use of the officer or person who shall prosecute therefor, the other half to the use of the state, to be recovered and applied in the same way as is directed by the fourth section of this law; *Provided*, That nothing in this act contained shall be construed to prevent any person from selling bark which may be condemned for home consumption, or from shipping any oak bark unground.

Dec. Ses. 1821.

8. AND BE IT ENACTED, That if any owner of ground black oak bark, or other person concerned therein, shall be dissatisfied with the judgment given by the inspector in respect to the quality of such bark, such person shall be at liberty to choose one reputable citizen, and the inspector another, to judge and determine therein, and their determination shall be final; but if the persons so chosen shall disagree in opinion, the mayor of the city of Baltimore may appoint an umpire, whose opinion shall be conclusive; but nothing in this act shall be considered as extending to liquid extracts from bark, or to any preparation thereof, for which a patent shall have, or hereafter may be obtained from the United States.

Proviso.

Appeal.

9. AND BE IT ENACTED, That this act shall be and continue in force for three years, and until the end of the session of the legislature then next ensuing, and no longer.

Duration.

CHAPTER 78.

*An act to authorise the establishment of an additional Ware-house in the City of Baltimore for the Inspection of Tobacco.*

Passed Jan. 14, 1822.

SEC. 1. BE IT ENACTED *By the General Assembly of Maryland*, That Samuel R. Smith, of the city of Baltimore, be and he is hereby authorised to build or prepare at his expense, a ware-house for containing and securing tobacco offered for inspection, if in the judgment of the levy court of Baltimore county, such ware-house would promote the public interest and convenience; and he or those claiming to hold under him, shall provide and keep constantly in repair at his expense, beams, screws, scales, weights, brands and marking irons, and all other things necessary for inspecting tobacco brought into said ware-house for inspection; and the said ware-house when erected or prepared, shall be deemed a public ware-house; and the proprietor thereof may demand, and shall be entitled to receive one dollar for each hogshead of tobacco inspected at the said ware-house, before such hogshead shall be removed, as a full compensation for the expense of erecting or preparing the said ware-house, and keeping the same in repair, and for providing of proper screws, scales, weights, brands and marking irons, and all other things necessary for inspecting tobacco, and for the payment of the salary or salaries to the inspector or inspectors, as the proprietor of said ware-

May build an inspection house—scales, &c-- pay.