Montgomery County Sentinel

SUPPLEMENT.

ROCKVILLE, MD., FRIDAY MORNING, MAY 3, 1872.

MILTON Y. KIDD, Chief Clark House of Delegates.

Sec. 1. That the Governor, by and with the advice and consent of the Senate, shall biennially appoint five Inspectors of Tubacco, one for each Tobacco Wareholpee in the City of Baltimore, and also one Supervisor of Said Warehouses.

2. That the said largectord so appointed, shall, before entering upon the discharge of their dutles as Inspectors of Tubacco, he required to give bond in the sum of \$30,000 cach, satisfactory to the Treasurer of the State for punctual and full returns at the end of each quarter, and for the faithful performance of all the duties inspect upon them by law, and the said bonds shall be recorded in the difficient the Clerk of the Superior Court of Baltimore first.

shall be recorded in the effice of the Clerk of the Superior Court of Baltimore flity.

3. That any Inspector of Tobacco who is now, or may bereafter be appointed by the Governor, to any of the Warehoused in the City of Billimore, who shall have properly bonded and duly challed according to law, shall take charge of all the tobacco books, faraiture, appurtenances and effects found in the Faraithouse to which he is first discovered to be lost or mislaid.

18. That all tobacco inspected in any of the

whether the stiffcates of indebtedness of the State.

Sec. 6. And he it enacted. That any law or parts of any law now consistent with either and far place and table with seal of the warehouse. When consistent with tither, only or all of the preceding and table the sample and label thereon of this law be spealed.

Nec. 7. And he it enacted. That this Act shall ke effect from and after the date of its pussage.

The time the absence of the State Wharfunger, the language sustained by such lessor or per some entitled to the remainder or peversion a atoresaid, and perform all the covenants and continuous shall have charge and control of the wharf in front of his said tape and table with scaled the warehouse. When the lands such for lie continuous of no cur statute books, inconsistent with either, only or all of the preceding of the sample given at the re-drawing or re-opening of the tenacted. That this Act shall ke effect from and after the date of its pussage.

The time the absence of the State Wharfunger, the lands such for lie continuous and continuous shall have continuous son far as relate to the landing or sample war found. When the lands such for lie continuous continuous continuous continuous son far as relate to the landing or continuous continuous sample with the sample and tobet thereon in the originant to each other, and in adjoining continuous continuous continuous continuous son far as relate to the landing or sample war found. When the lands such for lie continuous continuo

ake effect from and affer the date or its present.

We hereby certify, that the aforegoing is a true and perfect copy of an Act passed the General Assembly of Maryland, at the January Session, to to 100 to of not less than one hundred dollars by prosection in the Criminal Court of Baltimore City. 15. That each Inspector shall cause to be kept

Chapter 36.]

AN ACT

To add a new Article to the Code of Public General Laws, regulating the Inspection of Tobacco.

Section 1. Beit enacted by the General Assembly of Maryland, That the following Article regulating the inspect on of Tobacco, be added to the Code of Public General Laws.

Sec. 1. That the Golvernor, by and with the advice and consent of the Segate, shall bienailly appoint five Inspection of Tobacco, be added to the Code of Public General Laws.

Sec. 1. That the Golvernor, by and with the advice and consent of the Segate, shall bienailly appoint five Inspectors of Tobacco, one for each Tobacco Wareboute in Life City of Balti-five Advices and consent of the Segate, shall bienailly appoint five Inspectors of Tobacco, one for each Tobacco Wareboute in Life City of Balti-five Advices and consent of the Segate, shall bienailly appoint five Inspectors of Tobacco, one for each Tobacco Wareboute in Life City of Balti-five Advices and consent of the Segate, shall bienailly appoint five Inspectors of Tobacco, one for each Tobacco Wareboute in Life City of Balti-five Advices and consent of the Segate, shall bienailly appoint five Inspectors of Tobacco, one for each Tobacco Wareboute in Life City of Balti-five Advices and consent of the Segate, shall bienailly appoint five Inspectors of Tobacco, one for each Tobacco Wareboute in Life City of Balti-five Advices and not weight of every the number of the same, the number of the same of the same of the party shipping the same, and the same of the party shipping the same, and the same of the party shipping the same, and not every hogshead so inspected by him, he shall the name of the party shipping the same, and not every hogshead so inspected by him, he shall the nam

16. That if any certificate or note be lost of If. That if any certificate or note be lost or mistaid, or destroyed, the person entitled to receive the tobacco by virtue of such note or certificate, may make oath before a Justice of the Peace to the effect of said note being lost, and shall take a certificate to that effect from such Justice of the Peace to the Inspector, and deposit the same with him, then the Inspector may deliver to such person a new note or certificate, with marks, numbers, weights and date corresponding with the former note, and shall thereby be discharged from all actions and demands on account of such former note or certificate.

17. That no person shall be entitled in receive.

the tobacco, shall show that he may limit to the many Inspector and months to the many Inspector and months to the mark that any person or persons being proved own tobacco to the warshouse, whereof he is Inguity of tampering with any sample of tobacco species, the same shall not be inspected, unless that have passed from the custody or done by the Inspector of some other warshouse.

32. That the Comproller, Librarian or other proper officer shall furnish each Tobacco Inspector with a bound copy of this Act, for his office use, the cost of the same to be paid out of the Tobacco Fund. 33. That all laws or parts of laws inconsistent

Sec 2. And be it enacted, That this Act shall take effect from the date of its passage.

We hereby certify, that the aforegoing is a true and perfect copy of an Act passed the Gen-eral Assembly of Maryland, at the January

AUGUSTUS GASSAWAY, Secretary of the Senate
MILTON Y. KIDD,
Chief Clerk House of Delegates Approved April 1, 1872.

To repeal sections 46, 47, 55 and 56, of Article 75, of the Code of Public General Laws, en-titled Pleading, Practice and Process, also

more, who shall have property bonuces and some officers of the first discovered to be lost or mistaid.

18 That all tobacco books, fefacityee, appurtenances and effects found in the warehouse which he may be appointed, and shall receipt to his predecessor for the same.

4. That no inspector or other person appointed or employed in any of the Tobacco Warehouses in the City of Baltimars, shall be engaged in the purchase or sale of lobacco, (-xcept of their query growth,) nor shall it be lawful for any person thus appointed or employed in the warehouse, whether for false packing, trashower, either directly, for any favor awarehouse, the directive and gitt or emolument whathever, either directly or indirectly, for any favor awarehouse, whether for false packing, trashower, either directly, for any favor are well and the containing adversely to the plaintiff, shall be sufficient to state in thouse of the following and packed, under the supervision of the land or premises described in the large transfer of the flower, in the course of the flower, in the course of the flower, in the course of the flower of the f

ROCKVILLE, MD., PRIDAY MORNING, SIMO S.

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FORMAL SCHOOL OF WARDS OF STREET S.

FORMAL SCHOOL OF STREET S.

To repeal sections 46, 47, 55 and 56, of Article 75, of the Code of Public General Laws, entitled Pleading, Practice and Process, also the Apt of the General Assembly passed at the January Session, 1870, chapter 420, entitled arr Act to smend the 3d section of the 75th Article of the Code of Public General Laws, relating to Pleading, Practice and Process, by substituting the following in lieu thereof. Laws, specific evidence of the circetines of any object or line so located, unless the same shall be differently located by actual survey, shall be differently located by actual survey, but all locations by protraction shall be made for composition of the lands so located, to be shown and proved by some patent deed or other title paper to be given in evidence, and shall be connected by the course and distance of some of the paper to be given in evidence, and shall be connected by the course and distance of some if either party shall make any sorveys or locations which the Court in its discretion should think necessary, then the party requiring the same shall pay the cort thereof, and any party to the sult may give in evidence any patent deed or other corporation. The corporation from its members, stock-holders or borrowers, by such fines and forfeither paper which would be competent evidence in the cause of it, shall be located either by actual survey or by protraction as herein provided, or by both.

Bec. 3. Any declaration which contains plain statement. by substituting the following in lieu thereof, but all locations by protraction shall be made Section 1. Be it enacted by the General Assembly of Maryland, That sections 40, 47, 55 cription of the lands so located, to be shown and 50, of Article 75, of the Code of Public and proved by some patent deed or other title

be thus appointed or employed in the warethomes, to rective any gift or emolument whatthomes, to rective any gift or emolument whatthe first or rective any gift or emolument whatthe series readers, other than his regular salary
all convenient depasted be shaken out, re-condilicens wares, any person thus convicted shall be sufficient to state in
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by actual survey or by both.

Bec. 3. Any declaration which contains a
plain statement of the fact or provided, or by both.

Bec. 3. Any declaration which contains a
plain istatement of the fact or provided and packed, under the subsection between the declaration and the tenant in possession or the
line shares of its stock shall have been fully paid
by actual survey or by protraction as herein
by actual survey or by both.

Bec. 3. Any declaration which contains a
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Bec. 3. Any declaration which contains a
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the declaration that the plaintiff was in
packing plain statement of the fact or provided, or by both.

Bec. 3. Any declaration which cause of it, shall be sufficient to state in
the declaration which cause of it, shall be suffic

in the control of the Court, be ratified and confirmed, and the purchase 178.]

To repeal section ninety-two, of the Acts of 1863, chapter four hundred and seventy-one, relating to Corporations, and to re-enact the same with amendments.

Section 1. But enacted by the General Assembly of Maryland, That section ninety-two of the Acts of 1863, chapter four hundred and seventy-one, relating to Corporations, and to re-enact the same with amendments.

Section 1. But enacted by the General Assembly of Maryland, That section ninety-two of the Acts of 1863, chapter 471, telling to Corporations, be, and the same is hereby, repealed and all taxes assessed on said real estate, and paid by respect to read as follows:

Sec 92. That the provisions of the forgening of the property incurred in the said. all taxes assessed on said real estate, and paid by said pubchaser since said sale, and all costs and expenses properly incurred in the said Court, with interest on all such sums from the time of payment; and if the purchaser has not paid the purchase money or the subsequent taxes, to apply said proceeds to the payment of the taxes for which said real property may have been sold, and all subsequent taxes thereon then in arrears, with interest on the said sums from the time of payment, and the costs of the proceedings, but such sale shall not by set saide if the provisions of law shall appear to have

the same are hereby, repealed.
Sec. 3. And be it conceed. That this Actaball take effect from the date of its passage.
We hereby certify, that the aforegoing is a true and before control to General taggets. and perfect copy of an Act passed the General Assembly of Maryland, at the January

AUGUSTUS GASSAWAY, Becratary of the Benata,
MILTON Y. KIDD,
Chief Clerk House of Delegates,
Appreved April 1, 1872.

Sec. 33. And be it enacted, That the Governor, Treasurer, Comptroller, Commissioner of the Land Office and the Clerk of the Court of Appeals shall constitute a Board, to be styled the Commissioners of the State Fishery Force.

the taxes for which said real property may have been sold, and all subsequent taxes thereon then in arrears, with interest on the said sumfrom the time of payment, and the costs of the provisions of law shall appear to have been substantially complied with, and the burden of proof shall be on the exceptant to show the same to be invalid under the law.

Sec. 2. And be it enacted, That sections 54, 55, 56/57 and 59, of the same Article be, and the same are hereby, repealed.

Sec. 3. And be it enacted, That the Actahall Sec. 34. And be itenseted, Thought Sec. 34. And be itenseted to thought Sec. 34. And be itenseted to the said subseted of the Court.

Sec. 34. And be itenseted, Thought Sec. 34. And be itenseted to thought Sec. 34. And be itense

Sec. 2. Be it enacted. That this Act shall take effect from the date of its passage.

We bereby certify, that the aforegoing is a true and perfect copy of an Act passed the Gaaral Assembly of Maryland, at the January Session, 1872.

AUGUSTUS GASSAWAY.

Secretary of the Senate.
MILTON Y. MIDD,
Chief Clerk House of Dologues. Approved April 1, 1872.