

repairs, or other necessary conveniencies, as shall or may be wanting at any other times of the year, and such as the said justices shall direct, it shall and may be lawful for the said justices, and they are hereby required, to have the same done at the expence of the county; and the justices of such county shall receive so much of the rent of the said warehouse of the inspectors, which they are hereby directed to withhold from the proprietors, and obliged to pay to the justices, as will reimburse the county the charges of such buildings, additions and repairs; and if upon application of the inspectors to the justices aforesaid, for building, enlarging or repairing, any warehouses or wharfs, such justices shall refuse or delay to do their duty therein, every justice, so refusing or neglecting, shall forfeit and pay the sum of twenty dollars.

C H A P.
LXIII.

XXXVIII. AND BE IT ENACTED, That in all cases under the late inspection law, where the owners or proprietors of warehouses have given the same up to be repaired at the expence of the county, or where warehouses have been built at the expence of the county, and the rents already received have not reimbursed the money advanced in building or repairing such warehouses, the justices of the levy courts of the said counties shall receive the rents of all such warehouses from the inspector or inspectors, under the present act, until the whole money advanced as aforesaid, and interest thereon, shall be repaid, and they are hereby authorised to allow, out of the sums so received, such compensation to the proprietor of any land on which such warehouse may stand, as they in their discretion may think right and proper, not exceeding twenty dollars per year.

And to receive
rents, &c.

XXXIX. AND BE IT ENACTED, That when and as often as a new inspector or inspectors shall be appointed in the place of the inspector or inspectors who served at the same warehouse the preceding year, the said new inspector or inspectors shall, within ten days after he or they shall be qualified to serve as an inspector or inspectors, make out two fair manifests in writing, signed by such new inspector or inspectors, of all the tobacco then in the same warehouse, (which tobacco the old inspector or inspectors are hereby obliged and directed to deliver, well nailed, lined and fit for shipping, to the new inspector or inspectors,) describing in the said manifests the marks, numbers, gross, tare and net weights, of such tobacco, and shall sign a receipt at the foot of each manifest for all such tobacco received from the old inspector or inspectors, and shall deliver both manifests to the old inspector or inspectors, the one of which manifests shall be by him or them lodged, within ten days thereafter, with the clerk of the county, under the penalty of three hundred dollars on each inspector neglecting to make such manifests, and the same penalty on the old inspector or inspectors who shall neglect to lodge the same with the county clerk within ten days after such list shall be delivered to him or them, unless a reasonable excuse be offered by such new or old inspector for any such neglect; and the new inspector or inspectors is, and are hereby declared to be, answerable to the owners of any notes mentioned and described in such manifests, so far as to produce the same hogshead or hogsheads of tobacco belonging to any owner; and the said new inspector or inspectors shall be liable for, and answerable to, the old inspector or inspectors, for all damage that shall happen to such tobacco mentioned in the manifests aforesaid, through the negligence of the said new inspector or inspectors, during the time of his or their serving as inspector or inspectors.

New inspectors
to make out
manifests, &c.

XL. AND BE IT ENACTED, That every justice who shall be appointed, and shall attend to execute any duty imposed by this act, shall be allowed the sum of two dollars for every day he shall necessarily attend in consequence of such appointment, in the next county assessment; and every inspector who shall meet and attend the justices aforesaid at the court-house, shall be allowed two dollars per day, in the next county assessment, for his attendance.

Justices to be
allowed, &c.

XLI. AND BE IT ENACTED, That the inspector or inspectors of tobacco at the several warehouses within this state, shall immediately on the delivery of every hogshead of tobacco at the warehouse whereof they are inspectors, weigh and give a receipt for such tobacco, if required by the proprietor, or person bringing the same to the said warehouse, expressing therein, that the same is for uninspected tobacco, which receipt shall be given up to the inspectors, upon the said tobacco's being inspected, and before the inspectors shall be obliged to deliver notes therefor.

Inspectors to
give receipts,
&c.

XLII. AND BE IT ENACTED, That it shall not be lawful for any person to erect or build, or cause to be erected or built, any chimney, except brick or stone, within one hundred yards of any public warehouse in this state; and where any chimney, except brick or stone, is already built within the distance aforesaid from any public warehouse, the owner or proprietor of the said chimney shall pull down the same, or on refusal or neglect so to do in six months after the passing this act, it shall and may be lawful for the sheriff of the county, and he is hereby required, upon

Wooden chim-
nies not to be
built, &c.