

Marks
required.

SEC. 3. *And be it enacted*, That the exporter of any such parcels of tobacco shall mark them with the weight they contain, under oath, the state in which the tobacco was grown, and the number of the manifest of the hogshead from which the same may have been taken.

Clerks pro-
hibited to
deal in
tobacco.

SEC. 4. *And be it enacted*, That no clerk, or other person, employed by any of the inspectors of tobacco in any tobacco warehouse, shall directly or indirectly, during their continuance in said employment buy or receive any tobacco, by way of barter, loan, or exchange, or in any way intermeddle with or busy himself in procuring tobacco to be sold or consigned to any merchant, or in loading any vessel with tobacco, except the tobacco of such clerk, under the penalty of sixteen dollars for every hogshead of tobacco so bought, or received, or procured to be sold or consigned, contrary to this act; which penalty shall be recoverable before a justice of the peace, in the same manner as small debts are or shall be recoverable out of court, one-half to the informer, and the other half the use of the state.

Clerk's
salary.

SEC. 5. *And be it enacted*, That the salary of the clerk to each inspector of tobacco in the city of Baltimore, shall hereafter be five hundred dollars per annum.

The salary is increased by 1834, ch. 198.

Charge of
outage.

SEC. 6. *And be it enacted*, That nothing herein contained shall be construed to abate the charge for outage.

CHAPTER 236.

AN ACT to limit the time for taking Appeals from Magistrates' Judgments.
See 1831, ch. 290.

Appeals
authorized
within
sixty days.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That from and after the passage of this act, it shall and may be lawful for any person who may think him or herself aggrieved by the judgment of any justice of the peace, to appeal from said judgment to the county court, at any time within sixty days from the date of the same; *Provided*, that the person so appealing shall give bond as now required by law, with the condition that the appellant shall prosecute his or her appeal at the county court next succeeding the date of the appeal bond, which appeal shall have the same effect and operation as a supersedeas to any execution on such judgment, as if the appeal bond had been filed within the time now prescribed, and the judges of the county court shall receive and hear such appeal in as full and ample a manner as if the same had been prosecuted at the county court next after the rendition of the judgment by the justice of the peace; *Provided nevertheless*, that nothing herein contained shall be construed to extend to the city of Baltimore.

Proviso.