

CHAP. 66.

Oath, &c.

SEC. 2. *And be it enacted*, That before the said corder shall proceed to act as such, he shall take an oath, faithfully to perform his duty as corder for said village and landings to the best of his skill and judgment, without favour, affection, partiality or prejudice.

Corder—duties—penalty.

SEC. 3. *And be it enacted*, That when any person may want wood measured, he shall call on the corder in person, or by a written notice to the corder aforesaid, whose duty it shall be immediately thereafter, to measure the same, but that nothing herein contained, shall be construed or taken to compel any person or persons to have or their wood measured or inspected, but that all persons wishing it, shall have it done by the corder appointed as aforesaid; and if any person shall measure any wood at the village of north east or landings of said river, and receive pay therefor, without being appointed by the Governor and confirmed by the Senate as aforesaid, and contrary to the true intent and meaning of this act, such person so offending shall forfeit and pay twenty dollars for each and every offence, to be recovered and collected in the manner other small debts are collected out of court, of half of which shall be appropriated to the informer, and the other half to the use of the State.

CHAPTER 66.

Passed Feb. 10, 1843. *An act to make valid a deed therein mentioned, between the parties thereto.*

Deed made valid:

Be it enacted by the General Assembly of Maryland, That the deed executed by the heirs and the legal representatives of the heirs of the Rev. William Hendel, late of the city of Philadelphia, in the State of Pennsylvania, deceased, to Salome Hendel of the city and State aforesaid, for the conveyance of a lot of ground in Howard's late addition to the city of Baltimore, and numbered seven hundred, in the plan of the said addition, as the said deed was left to be recorded on the 19th day of July, A. D. eighteen hundred and thirty-seven is recorded among the records of the Baltimore county courts in Liber T. K. No. two hundred and seventy-one, folio three hundred and twenty-eight, &c. and shall be taken and considered in all courts of law and equity, in the State of Maryland and elsewhere as good and valid, and to all intents and purposes, as an absolute conveyance of all the said parties to the said deed unto her the said Salome Hendel, as if the said deed had been acknowledged in conformity with the existing laws of the State of Maryland.