charges of re-examination shall be paid by the party complaining, but if otherwise, by the Culler and Measurer.

24

No Supervisor or Culler to deal directly or indirectly in lumber

Penalty.

Penalty on per-

ing any Cullers mark.

Proviso.

XX. And be it enacted, That it shall not be lawful for the Supervisor, or for any Culler or Callers, to buy or sell, directly or indirectly, or be a dealer, in, or interested in the buying or selling of any article of lumber, either on his own account, or on account of any other person whomsoever, under a penalty for each and every offence, not exceeding five hundred pounds currency, nor less than three hundred pounds currency, and the forfeiture of his or their office.

XXI. And be it enacted, That if any person or persons shall unlawfully use, or shall counterfeit sons fraudulently counterfeiting, altering or effac or forge, or procure to be counterfeited or forged, any stamp, directed to be provided for use, in pursuance of this Act, or shall counterfeit or imitate the impression of the same, on any article of lumber, or shall knowingly, wilfully and fraudulently, deface, obliterate or remove, any of the marks or letters, which may have been marked, burned or imprinted, in or upon any article of lumber, after the same shall have been as aforesaid culled and measured, every such person or persons so offending, shall, upon being thereof lawfully convicted, before any Court of competent jurisdiction, incur a forfeiture and penalty of not exceeding one hundred pounds currency, or imprisonment for a term not more than three calendar months: Provided always, that timber re-dressed, whereby the first measurement