C. 4. Anno quadragesimo sexto Georgii III. A. D. 1806.

name, &c. be branded, Price of Inspection, reimbursed in certain cases.

unless the name of the Manufacturer or Packer and the net weight are branded and the tare legibly marked thereon as herein before provided. Provided always, that in all cases the person applying to the Inspector, shall be intitled to reimbursement of the price of inspection from the vendor, if such applicant be not the vendor himself.

Disputes, in what manner to be set-tled.

VIII. And be it further enacted by the authority aforesaid, that if any dispute shall arise between any of the Inspectors or their Deputies, so to be appointed, and the proprietor or possessor of any Flour or Meal with regard to the quality or condition thereof, that upon application to any one of His Majesty's Justices of the Peace for the District where such Inspector or Deputy shall reside, the faid Justice of the Peace shall issue a summons to three persons of skill and integrity, one whereof to be named by the Inspector, another, by the proprietor or possession of the Flour, and the third by faid Justice of the Peace, requiring the faid persons immediately to examine the said Flour or Meal and report their opinion of the quality and condition thereof under oath (which oath the faid Justice of the Peace is hereby authorised and required to administer) and their determination shall be final and conclusive, whether approving or disapproving the judgment of the Inspector or his Deputy, who shall immediately attend there. to, and brand or cause to be branded each and every Barrel of the qualities or condition directed by the determination aforesaid, and if the opinion of the Infpector or his Deputy be thereby confirmed, the reasonable costs and charges of re-examination to be ascertained by the said Justice, shall be paid by the said proprietor or possessor, or otherwise by the Inspector.

Inspectors empowered to go on board vessels in which sour or meal is shipped, and if on examination the slour and meal be not inspected thesame may be seized.

IX. And be it further enacted by the authority aforefaid, that it shall be lawful for the said Inspectors and their Deputies, respectively, having previously made oath before any of His Majesty's Justices of the Peace for the District, that he has or they have reason to believe that Flour or Meal is or are shipped or shipping on board any vessel or vessels for exportation, without having been inspected, and after receiving a Warrant under the hand and seal of such Justice for the purpose, to enter on board of any such ship or vessel, within the limits of the District for which they may have been appointed, if the said vessel or vessels be not then cleared at the Custom House, and the same to search and examine, and if on fearthing, he or they shall find any Flour or Meal, (being part of the cargo of such ship or vessel,) that shall not have been inspected as provided by this Act, it shall be lawful for him or them to seize and detain the same, one half whereof for his or their own use and benefit, and the other half for the use of the prisoners detained in the Common Goal or House of Correction, as may be directed by any two of His Majesty's Justices of the Peace for the District, where fuch seizure may be made, and the master or commander of any ship or vessel who shall knowingly and wilfully receive into such ship or vessel, any quantity of Flour or Meal for exportation, which shall not have been previously inspected

Between whom divided.

Penalty on mafters, &c. of veffels receiving onboard flour or meal that