

An Act concerning the Inspection of Flour and Meal.

IN amendment of the Act respecting the Inspection of Flour and Meal, chapter forty-seven of the Consolidated Statutes of Canada; Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

- 5 **1.** At the end of section eleven of the said recited Act, there shall be added the words, "But in the event of the death or absence of the Inspector, such sworn Assistant or Assistants shall use the brand of such Inspector, until his successor is appointed." Death or absence of Inspector.
- 10 **2.** That portion of the thirteenth section of the said Act which regulates the size of the instruments to be used in inspection for proving the contents, shall be amended by substituting therefor the words "(not exceeding five-eighths of one inch in depth of diameter, and eleven-sixteenths, in width of diameter within its gauge or bore);" and in the eleventh line of the said section, after the words "to be plugged" there shall be added the words, "and such inspection may be made either at the store or warehouse designated by such Inspector (subject to the usual storage charges), or at some store or place within the limits of the place for which the Inspector be appointed, at the option of the owner or possessor of such flour or meal." Size of instruments. Inspection to be done at warehouse of Inspector or elsewhere.
- 20 **3.** In section fourteen of the said Act, after the words "if required" there shall be added the words "at time of inspection." Drawings of flour from barrels.
- 4.** After the words "Flour or Meal," in the second line of the first sub-section of the fifteenth section of the said recited Act, there shall be added the words, "the year and month in which it is inspected and." Branding the year and month on inspection.
- 25 **5.** Sub-section four of section fifteen of the said Act, is hereby repealed. To the sixth sub-section of the said fifteenth section of the said Act there shall be added the words, "or such rate as the Board of Trade may from time to time appoint; but when the Inspector shall be called upon to inspect lots of less than one hundred barrels, the charge shall be made as if for one hundred barrels, unless the applicant send the lot to the store or warehouse designated by the Inspector." Clause 4 in Sec. 15 repealed. For inspection, charge to be made for not less than one hundred barrels.
- 30 **6.** All the words after "Manufacturers' mark or marks" in the sixth line of the seventh sub-section of the said fifteenth section shall be and are hereby repealed. Latter part of clause 7 repealed.
- 35 **7.** The ninth sub-section of section fifteen of the said Act is hereby repealed, and the following substituted therefor "Provided always that in cases of re-inspection the Inspector after having ascertained that the proper weight of flour is in the barrel, shall rebrand it with the date of such re-inspection." 9th clause repealed and changed.