

WHARFAGE, continued.

Ship-agent liable for wharfage, if an account has been furnished him, and money demanded, before ship leaves port	645
Wharfinger to render an account on oath to Colonial Treasurer, and pay over all monies, four times a year, under a penalty of £20 for each neglect	ib.
For every neglect of duty in other respects, Wharfinger to forfeit not exceeding £5	646
All other fines and penalties imposed by the Act to be recovered, with costs, on the oath of the Wharfinger, or other credible witness, before one Justice—to be levied by distress; and for want of goods Justice may commit offender for a period not exceeding two months	ib.
Persons encumbering the Wharf, contrary to the directions of the Wharfinger, liable to a fine not exceeding 40s. and costs, over and above the charge of removing the same, which the Wharfinger is authorized to do	ib.
Wharfinger may direct the main or jib-booms of vessels at the Wharf to be taken in; Masters refusing to comply, to forfeit not exceeding 20s.	ib.
Penalty not exceeding 20s. besides damages, for allowing a vessel through negligence to injure the wharf	647
Mode of recovering damages done to the Wharf	ib.

WHEAT.

Standard weight of	396
--------------------	-----

WILLS.

Devises of Lands, &c. must be in writing, attested by three witnesses	62
Wills made by <i>Feme Coverts</i> , Minors, or persons of unsound mind, not good in Law	ib.
No devise in writing revocable, otherwise than by writing in same form	ib.
No Nuncupative Will to be good, if Estate bequeathed exceed £30, unless proved by three witnesses; and that it was made during Testator's last illness	ib.
Not allowed to be proved after six months, unless by testimony committed to writing, within six days after making of such Will	63
Nor probate of such Will to pass, till 14 days after the death, and widow or next of kin to Testator hath been called	ib.
No Will in writing respecting personal estate to be altered by word of mouth, unless the same be committed to writing in the lifetime of the Testator, and allowed by him in presence of three witnesses	ib.
Executors wilfully neglecting to prove Will, or to renounce, within 30 days after the death of the Testator, to forfeit £5 each for every month's delay without just excuse; to be recovered by action of debt in the Supreme Court, at the suit of any heir or creditor, and for his use, who shall prove that he has sustained injury thereby	64