

TRADE MARKS OFFENCES ACT—Continued.

Contract to sell article bearing trade mark to imply that it is genuine..... 126

Court may order article wrongfully marked, to be destroyed, or otherwise disposed of..... 127

Injunction may be issued..... 127

Inspection may be ordered..... 127

Penalty for refusing to allow inspection 128

Falsely designating any article with intent to defraud..... 123

Forfeiture of articles marked and instruments used..... 120

Forfeiture of cases, covers, labels, &c..... 121

Forged and counterfeited trade mark—
What shall be deemed..... 120

Forging or counterfeiting..... 120

Fraudulently attaching trade mark..... 121

Inclosing, &c., anything in vessel, &c., bearing trade mark of another person. 121

Inclosing, &c., anything in vessel, &c., falsely marked..... 121

Intent to defraud a particular person need not be proved..... 125

Interpretation..... 119

“Mark”..... 119

“Person”..... 119

“Trade mark”..... 119

Knowingly selling any article falsely marked, &c..... 123

Exceptions—Terms in general use..... 124

Penalty..... 123

Penalties, how paid and accounted for... 125

Costs..... 125

Defendant's costs when he succeeds..... 126

Plaintiff, when required to give security 126

Time for commencing action limited.... 126

Punishment for misdemeanor under this Act..... 125

Recovery of penalties..... 125

In a summary manner, when..... 125

Remedy at law, not impaired..... 124

Evidence in such case..... 124

Selling and uttering articles bearing forged trade mark, &c..... 122

Offender bound to give information when required..... 122

May be summoned in case of refusal. 122

Penalty for refusing..... 122

Penalty for selling, &c..... 122

Short title..... 119

Unlawfully applying a trade mark..... 120

TREASON—

Attainder to disinherit only in case of... 365

See Punishments, Pardons, &c.

Bail in case of, who shall allow..... 194

TREASON—Concluded.

Indictment for felony valid, though facts proved amount to..... 218

In indictment more than one act may be charged..... 209

No inquiry concerning lands on trial for.. 218

Only to be tried by Superior Court..... 174

Punishable by death..... 359

TREASON AND OTHER OFFENCES AGAINST THE QUEEN'S AUTHORITY—

An Act respecting..... 14

Compassing death of Sovereign..... 14

Conspiracy to intimidate legislative body. 15

Corresponding with the enemy..... 14

Evidence..... 15

Militia court martial..... 16

Militia general court martial..... 15

Nothing in this Act to affect the Imperial statute intituled “A declaration which offences shall be adjudged treason”..... 16

Place of trial of certain felonious offences. 16

Prosecution, when to be commenced..... 15

Punishment for treason..... 14

Punishment for foreign aggression, &c.... 16

Time within which prosecutions shall be commenced..... 15

Treason defined..... 14

Trial of citizens of a foreign power taken in arms in Canada..... 15

Trial of subjects of Her Majesty levying war in Canada in company with foreigners..... 15

Trial under “The Militia Act”..... 15

TREES—

And vegetable productions, injuries to.... 140

See Malicious Injuries to Property.

Stealing, or cutting, &c., with intent to steal..... 81

See Larceny.

TRIAL—

Of indictable offences..... 216

Addresses of counsel to jury, how regulated..... 217

Attorney General..... 217

Queen's counsel..... 217

Solicitor General..... 217

Assault—Verdict of, in cases of felony, including assault..... 219

Burglary—On trial for, conviction may be of house breaking..... 219

Burglary—Proof of, not a defence on a charge of housebreaking..... 220

Offender in such case may be indicted for burglary..... 220