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3d Session, 3d Parliament, 13 & 14 Victoria, 1850.

## BILL.

An Act to amend, and render permanent as amended, the Act to regulate the Inspection of Beef and Pork.

Received and Read a first time, Monday, 8th July, 1850.

Second Reading, Monday, 15th July, 1850.

Mr. Holmes.

## BILL.

An Act to amend and render permanent as amended, the Act to regulate the Inspection of Beef and Pork.

HEREAS it is expedient to amend, and to make Preamble. permanent as amended, the Act passed in the Session held in the fourth and fifth years of Her Majesty's Reign, and intituled, " An Act to regulate the Inspection 4 & 5 V. c. 88 5 " of Beef and Pork:" Be it therefore enacted, &c.;

That it shall not be lawful for any person, other than an None but

Inspector or Assistant Inspector duly appointed under Inspectors or the said Act and having previously complied with all the Assistant or requirements thereof, or the actual owner of the Beef or Owners shall inspect 10 Pork inspected, to inspect any beef or pork, or to brand Beef or Pork. or mark any barrel or half barrel, tierce or half tierce, or cask or vessel or any kind, containing such beef or pork, or to give any Certificate of Inspection, under a penalty Penalty. of ten pounds for each barrel, half barrel, tierce or half 15 tierce, cask or vessel of beef or pork so inspected or branded, or with regard to which such Certificate shall have been given, to be recovered and applied in the manner provided by the said Act with regard to penalties thereby imposed; And that if any owner of any beef or 20 pork shall brand any such vessel as aforesaid containing any beef or pork, without affixing to his name and the initial of his Christian name, the date at which the same was branded, and the word "owner" or "owners," he shall

II. And be it enacted, That for and notwithstanding As to Beef and any thing in the eleventh section, or in any other part of Pork, &c. inspected. the said Act, it shall be lawful to brand on the vessel 30 containing any beef and pork re-inspected, the date of such re-inspection, with the other particulars required, in case of inspection, but no preceding inspection brand or any part thereof shall be effaced; and every re-inspection which shall be made without complying with the 35 requirements of this section, shall be held to be an inspection made contrary to this Act, and the person making it shall thereby incur the penalty aforesaid.

be held to have inspected and branded the same contrary 25 to the provisions of this Act, and shall incur the penalty

aforesaid.

III. And be it enacted, That for and notwithstanding In what case any thing in the thirteenth section, or in any other part only atorage may be char-40 of the said Act, no Inspector shall charge storage on beef ged.

or pork inspected by him, unless the same shall have been left in his store more then ten days after he shall have delivered to the proprietor or consignee thereof, a notice of the same having been inspected, or shall have delivered an Inspection Bill thereof to such proprietor 5 or consignee.

4 & 5 Vict., c. 88, made permanent as amended. IV. And be it enacted, That the said Act, as amended by this Act, shall be and is hereby continued and made permanent, and shall remain in force until repealed by Act of the Provincial Parliament.

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