

No. 110.

2nd Session, 5th Parliament, 19 Victoria, 1856.

BILL.

An Act to amend the Act regulating the
Inspection of Flour and Meal.

Received and read, first time, Wednesday, 26th
March, 1856.

Second reading, Monday, 31st March, 1856.

HON. MR. YOUNG.

TORONTO:
PRINTED BY JOHN LOVELL,
YONGE STREET.

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An Act to amend the Laws regulating the Inspection of Flour and Meal.

WHEREAS the Standard for the Inspection of Flour at New York Preamble: has been lowered, and is now inferior to that adopted in this Province, and it is therefore expedient to repeal so much of the Acts regulating the Inspection of Flour as refers the Inspectors in this Province to the New York Standard for their guidance; Therefore Her Majesty; &c., enacts as follows:

I. The whole of the third Section of the Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, and intituled, "An Act to amend, and continue as amended, the Laws regulating the Inspection of Flour and Meal," shall be and is hereby repealed and the following substituted therefor: Sect. 3 of 4, 5. V., c. 29, repealed.

"In branding or marking the different qualities or descriptions of Flour, the same shall be designated as follows, that is to say; that of a very superior quality by the words *Extra Superfine*; that of the second quality by the words *Fancy Superfine*; that of the third quality by the word *Superfine*; that of the fourth quality by the words *Superfine No. 2*; that of the fifth quality by the word *Fine*; that of the sixth quality by the word *Fine Middlings*; that of the seventh quality by the word *Pollards*; and the quality called Farine Entière by the letters *E. N. T.*, by which latter description of flour shall be understood the whole produce of the wheat when ground, excepting the coarse bran and pollards: and in branding or marking the different qualities of Rye Flour, Indian Meal and Oatmeal, the words *Rye Flour*, *Indian Meal*, or *Oatmeal* shall be plainly branded or marked on each and every barrel or half barrel, to designate the grain from which the same is made; and the qualities shall be designated as follows, that is to say: That of very superior quality by the word "*First*," that of the next inferior quality, by the word "*Second*," that of the next inferior quality, by the word "*Third*," and that of the lowest quality by the word "*Unbrandable*;" and when the grain from which Flour and Meal of any description is manufactured had been previously kiln dried, the same shall be branded and marked by the packer on each and every barrel or half barrel, either at length or by the word and letter '*Kiln D.*'"

II. Provided always, that nothing in this Act shall invalidate or in any way alter the true intent and meaning of any existing contract for the purchase or sale of Flour, based on the Standard of Inspection heretofore established and in use in Quebec, Montreal and Toronto; and the quality of all or any Flour so contracted for, purchased or sold, shall, on the requisition of any party interested in such contract, purchase or sale, be ascertained and tested by the Inspector according to the Standard of Inspection in use by him immediately previous to this Act taking effect, Act not to affect existing contracts.

and the said Inspector shall give a certificate of the quality of such Flour according to the said Standard, but shall, nevertheless if required, brand on the barrels the quality of the Flour according to the Standard of Inspection under this Act.

Recital.

Acts 4 5 V.,
c. 89—11 V.,
c. 6—and 13
14 V., c. 29,
declared per-
manent as
amended by
this Act.

III. And whereas it was the intention of the Legislature that the Acts 5
amended by the said Act should, as so amended, be permanent Laws of
this Province, but such an intention is rather implied than expressly stated, for
avoiding doubts, it is declared and enacted that the Act aforesaid as hereby
amended, and the Act passed in the eleventh year of Her Majesty's Reign,
and intituled, "*An Act to continue and amend the Act for the Inspection of* 10
Flour and Meal, and to provide for the Inspection of Outmeal," as
amended by it,—and 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 of Flour and Meal," as amended by both the Acts before-
mentioned and by this Act,—shall be and have been since the passing of the 15
Act first above cited, permanent Laws of this Province, and shall be in
force until repealed by the Legislature thereof.