

Sworn certificate.

vehicle to the nearest State or available private scale and have it weighed, and the party so weighing shall give a sworn certificate of the weight, and the seller of said coal shall not make any additional charge for hauling said coal to any scales to be weighed, as required in this act; and if the driver of said cart or other vehicle, or the owner thereof, shall refuse to drive said cart or other vehicle to said scales to be weighed as aforesaid, such driver or owner so refusing shall be fined the sum of five dollars, to be recovered by indictment and paid to the Comptroller of Baltimore city.

Duty of seller

SEC. 295 D. It shall be the duty of every seller of coal to send with each and every load of coal sold by him a card or ticket which shall indicate on its face, in plain characters, the seller's name, the date, the weight of coal contained in the cart, wagon or other vehicle in which it is being transported; and any vendor of coal violating such provisions or being found selling or delivering any load of coal without such card or ticket, shall be liable to a fine of not less than five dollars nor more than ten dollars for each and every offence, to be recovered and appropriated as hereinbefore provided.

Compensation

SEC. 296 E. A compensation of twenty-five cents per ton shall be paid to the parties weighing coal under the foregoing act, said sum for weighing to be paid by the seller, if the coal is deficient in weight, otherwise to be paid by the purchaser.

Not to apply.

SEC. 297 F. The provisions of this act shall not apply to the sale of coal by single bushel, half bushel or peck of coal.

Approved April 10, 1880.